First Regular Session Seventy-second General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 19-0709.01 Kristen Forrestal x4217

HOUSE BILL 19-1174

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A BILL FOR AN ACT

101	CONCERNING OUT-OF-NETWORK HEALTH CARE SERVICES PROVIDE
102	TO COVERED PERSONS, AND, IN CONNECTION THEREWITH
103	MAKING AN APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill:

Requires health insurance carriers, health care providers, and health care facilities to provide patients covered by health benefit plans with information concerning the provision of services by out-of-network providers and

HOUSE 3rd Reading Unamended March 22, 2019

> HOUSE Amended 2nd Reading March 21, 2019

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

- in-network and out-of-network facilities;
- ! Outlines the disclosure requirements and the claims and payment process for the provision of out-of-network services;
- ! Requires the commissioner of insurance, the state board of health, and the director of the division of professions and occupations in the department of regulatory agencies to promulgate rules that specify the requirements for disclosures to consumers, including the timing, the format, and the contents and language in the disclosures;
- ! Establishes the reimbursement amount for out-of-network providers that provide health care services to covered persons at an in-network facility and for out-of-network providers or facilities that provide emergency services to covered persons; and
- ! Creates a penalty for failure to comply with the payment requirements for out-of-network health care services.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 6-1-105, add (1)(111) 3 as follows: 4 **6-1-105.** Deceptive trade practices. (1) A person engages in a 5 deceptive trade practice, when, in the course of the person's business, 6 vocation, or occupation, the person: 7 (III) VIOLATES SECTION 24-34-114. 8 SECTION 2. In Colorado Revised Statutes, 10-3-1104, add 9 (1)(ss) as follows: 10 10-3-1104. Unfair methods of competition - unfair or deceptive 11 The following are defined as unfair methods of practices. (1) 12 competition and unfair or deceptive acts or practices in the business of 13 insurance: 14 (ss) A VIOLATION OF SECTION 10-16-704 (3)(d) OR (5.5). 15 **SECTION 3.** In Colorado Revised Statutes, 10-16-107, add (7) as follows: 16

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1	10-16-107. Rate filing regulation - benefits ratio - rules.
2	(7) <u>Starting in 2021, as</u> part of the rate filing required pursuant
3	TO THIS SECTION, EACH CARRIER SHALL PROVIDE TO THE COMMISSIONER,
4	IN A FORM AND MANNER DETERMINED BY THE COMMISSIONER,
5	INFORMATION CONCERNING THE UTILIZATION OF OUT-OF-NETWORK
6	PROVIDERS AND FACILITIES AND THE AGGREGATE COST SAVINGS AS A
7	RESULT OF THE IMPLEMENTATION OF SECTION 10-16-704 (3)(d)(I) AND
8	(5.5)(b)(I).
9	SECTION 4. In Colorado Revised Statutes, 10-16-704, amend
10	(3)(a)(III), (5.5)(a) introductory portion, (5.5)(a)(V), and (5.5)(b); and
11	add (3)(d), (5.5)(c), (5.5)(d), (5.5)(e), (12), (13), (14), (15), and (16) as
12	follows:
13	10-16-704. Network adequacy - rules - legislative declaration
14	- definitions. (3) (a) (III) The general assembly finds, determines, and
15	declares that the division of insurance has correctly interpreted the
16	provisions of this section to protect the insured A COVERED PERSON from
17	the additional expense charged by an assisting A provider who is an
18	out-of-network provider, and has properly required insurers CARRIERS to
19	hold the consumer COVERED PERSON harmless. The division of insurance
20	does not have regulatory authority over all health plans. Some consumers
21	are enrolled in self-funded health insurance programs that are governed
22	under the federal "Employee Retirement Income Security Act OF 1974",
23	29 U.S.C. SEC. 1001 ET SEQ. Therefore, the general assembly encourages
24	health care facilities, carriers, and providers to MUST provide consumers
25	disclosure WITH DISCLOSURES about the potential impact of receiving
26	services from an out-of-network provider OR HEALTH CARE FACILITY AND
27	THEIR RIGHTS UNDER THIS SECTION. COVERED PERSONS MUST HAVE

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1	ACCESS TO ACCURATE INFORMATION ABOUT THEIR HEALTH CARE BILLS
2	AND THEIR PAYMENT OBLIGATIONS IN ORDER TO ENABLE THEM TO MAKE
3	INFORMED DECISIONS ABOUT THEIR HEALTH CARE AND FINANCIAL
4	OBLIGATIONS.
5	(d) (I) IF A COVERED PERSON RECEIVES COVERED SERVICES AT AN
6	IN-NETWORK FACILITY FROM AN OUT-OF-NETWORK PROVIDER, THE
7	CARRIER SHALL PAY THE OUT-OF-NETWORK PROVIDER DIRECTLY AND IN
8	ACCORDANCE WITH THIS SUBSECTION (3)(d). AT THE TIME OF THE
9	DISPOSITION OF THE CLAIM, THE CARRIER SHALL ADVISE THE
10	OUT-OF-NETWORK PROVIDER AND THE COVERED PERSON OF ANY
11	REQUIRED COINSURANCE, DEDUCTIBLE, OR COPAYMENT.
12	(II) When the requirements of subsection (3)(b) of this
13	SECTION APPLY, THE CARRIER SHALL REIMBURSE THE OUT-OF-NETWORK
14	PROVIDER DIRECTLY IN ACCORDANCE WITH SECTION 10-16-106.5 THE
15	GREATER OF:
16	(A) One hundred ten percent of the Carrier's median
17	IN-NETWORK RATE OF REIMBURSEMENT FOR THAT SERVICE IN THE SAME
18	GEOGRAPHIC AREA; OR
19	
20	(B) The sixtieth percentile of the in-network rate of
21	REIMBURSEMENT FOR THE SAME SERVICE IN THE SAME GEOGRAPHIC AREA
22	FOR THE PRIOR YEAR <u>BASED ON COMMERCIAL</u> CLAIMS DATA FROM THE
23	ALL-PAYER HEALTH CLAIMS DATABASE CREATED IN SECTION 25.5-1-204.
24	(III) PAYMENT MADE BY A CARRIER IN COMPLIANCE WITH THIS
25	SUBSECTION (3)(d) IS PRESUMED TO BE PAYMENT IN FULL FOR THE
26	SERVICES PROVIDED, EXCEPT FOR ANY COINSURANCE, DEDUCTIBLE, OR
27	COPAYMENT AMOUNT REQUIRED TO BE PAID BY THE COVERED PERSON.

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1	(IV) This subsection $(3)(d)$ does not preclude the carrier
2	AND THE OUT-OF-NETWORK PROVIDER FROM VOLUNTARILY NEGOTIATING
3	AN INDEPENDENT REIMBURSEMENT RATE. IF THE NEGOTIATIONS FAIL, THE
4	REIMBURSEMENT RATE REQUIRED BY SUBSECTION (3)(d)(II) OF THIS
5	SECTION APPLIES.
6	(V) This subsection (3)(d) does not apply when a covered
7	PERSON VOLUNTARILY USES AN OUT-OF-NETWORK PROVIDER.
8	(VI) FOR PURPOSES OF THIS SUBSECTION (3):
9	(A) "GEOGRAPHIC AREA" MEANS A SPECIFIC AREA IN THIS STATE
10	AS ESTABLISHED BY THE COMMISSIONER BY RULE.
11	(B) "MEDICARE REIMBURSEMENT RATE" MEANS THE
12	REIMBURSEMENT RATE FOR A PARTICULAR HEALTH CARE SERVICE
13	PROVIDED UNDER THE "HEALTH INSURANCE FOR THE AGED ACT", TITLE
14	XVIII OF THE FEDERAL "SOCIAL SECURITY ACT", AS AMENDED, 42 U.S.C.
15	SEC. 1395 ET SEQ.
16	(5.5) (a) Notwithstanding any provision of law, a carrier that
17	provides any benefits with respect to EMERGENCY services in an
18	emergency department of a hospital shall cover THE emergency services:
19	(V) AT THE IN-NETWORK BENEFIT LEVEL, with the same
20	cost-sharing COINSURANCE, DEDUCTIBLE, OR COPAYMENT requirements
21	as would apply if THE emergency services were provided BY AN
22	in-network PROVIDER OR FACILITY, AND AT NO GREATER COST TO THE
23	COVERED PERSON THAN IF THE EMERGENCY SERVICES WERE OBTAINED
24	FROM AN IN-NETWORK PROVIDER AT AN IN-NETWORK FACILITY. ANY
25	PAYMENT MADE BY A COVERED PERSON PURSUANT TO THIS SUBSECTION
26	(5.5)(a)(V) MUST BE APPLIED TO THE COVERED PERSON'S IN-NETWORK
27	COST-SHARING LIMIT.

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1	(b) For purposes of this subsection (5.5):
2	(I) "Emergency medical condition" means a medical condition that
3	manifests itself by acute symptoms of sufficient severity, including severe
4	pain, that a prudent layperson with an average knowledge of health and
5	medicine could reasonably expect, in the absence of immediate medical
6	attention, to result in:
7	(A) Placing the health of the individual or, with respect to a
8	pregnant woman, the health of the woman or her unborn child, in serious
9	jeopardy;
10	(B) Serious impairment to bodily functions; or
11	(C) Serious dysfunction of any bodily organ or part.
12	(II) "Emergency services", with respect to an emergency medical
13	condition, means:
14	(A) A medical screening examination that is within the capability
15	of the emergency department of a hospital, including ancillary services
16	routinely available to the emergency department to evaluate the
17	emergency medical condition; and
18	(B) Within the capabilities of the staff and facilities available at
19	the hospital, further medical examination and treatment as required to
20	stabilize the patient to assure, within reasonable medical probability, that
21	no material deterioration of the condition is likely to result from or occur
22	during the transfer of the individual from a facility, or with respect to an
23	emergency medical condition.
24	(b) (I) IF A COVERED PERSON RECEIVES EMERGENCY SERVICES AT
25	AN OUT-OF-NETWORK FACILITY, OTHER THAN ANY OUT-OF-NETWORK
26	FACILITY OPERATED BY THE DENVER HEALTH AND HOSPITAL AUTHORITY
27	PURSUANT TO ARTICLE 29 OF TITLE 25, THE CARRIER SHALL REIMBURSE

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1	THE OUT-OF-NETWORK PROVIDER IN ACCORDANCE WITH SUBSECTION
2	(3)(d)(II) OF THIS SECTION AND REIMBURSE THE OUT-OF-NETWORK
3	FACILITY DIRECTLY IN ACCORDANCE WITH SECTION 10-16-106.5 THE
4	GREATER OF:
5	(A) One hundred five percent of the carrier's median
6	IN-NETWORK RATE OF REIMBURSEMENT FOR THAT SERVICE PROVIDED IN
7	A SIMILAR FACILITY OR SETTING IN THE SAME GEOGRAPHIC AREA; OR
8	
9	(B) THE MEDIAN IN-NETWORK RATE OF REIMBURSEMENT FOR THE
10	SAME SERVICE PROVIDED IN A SIMILAR FACILITY OR SETTING IN THE SAME
11	GEOGRAPHIC AREA FOR THE PRIOR YEAR BASED ON CLAIMS DATA FROM
12	THE COLORADO ALL-PAYER HEALTH CLAIMS DATABASE CREATED IN
13	SECTION 25.5-1-204.
14	(II) IF A COVERED PERSON RECEIVES EMERGENCY SERVICES AT ANY
15	OUT-OF-NETWORK FACILITY OPERATED BY THE DENVER HEALTH AND
16	HOSPITAL AUTHORITY CREATED IN SECTION 25-29-103, THE CARRIER
17	SHALL REIMBURSE THE OUT-OF-NETWORK FACILITY DIRECTLY IN
18	ACCORDANCE WITH SECTION 10-16-106.5 THE GREATER OF:
19	(A) THE CARRIER'S MEDIAN IN-NETWORK RATE OF
20	REIMBURSEMENT FOR <u>THE SAME</u> SERVICE PROVIDED IN A SIMILAR FACILITY
21	OR SETTING IN THE SAME GEOGRAPHIC AREA;
22	(B) Two hundred fifty percent of the medicare
23	REIMBURSEMENT RATE FOR THE SAME SERVICE PROVIDED IN A SIMILAR
24	FACILITY OR SETTING IN THE SAME GEOGRAPHIC AREA; OR
25	(C) THE MEDIAN IN-NETWORK RATE OF REIMBURSEMENT FOR THE
26	SAME SERVICE PROVIDED IN A SIMILAR FACILITY OR SETTING IN THE SAME
2.7	GEOGRAPHIC AREA FOR THE PRIOR YEAR BASED ON CLAIMS DATA FROM

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1	THE COLORADO ALL-PAYER HEALTH CLAIMS DATABASE <u>DESCRIBED</u> IN
2	SECTION 25.5-1-204.
3	(III) PAYMENT MADE BY A CARRIER IN COMPLIANCE WITH THIS
4	SUBSECTION (5.5)(b) IS PRESUMED TO BE PAYMENT IN FULL FOR THE
5	SERVICES PROVIDED, EXCEPT FOR ANY COINSURANCE, DEDUCTIBLE, OR
6	COPAYMENT <u>AMOUNT</u> REQUIRED TO BE PAID BY THE COVERED PERSON.
7	(c) This subsection (5.5) does not preclude the carrier and
8	THE OUT-OF-NETWORK FACILITY AND THE CARRIER AND THE PROVIDER
9	FROM VOLUNTARILY NEGOTIATING AN INDEPENDENT REIMBURSEMENT
10	RATE. IF THE NEGOTIATIONS FAIL, THE REIMBURSEMENT RATE REQUIRED
11	BY SUBSECTION (5.5)(b) OF THIS SECTION APPLIES.
12	(d) (I) Subsections $(5.5)(a)$, $(5.5)(b)$, and $(5.5)(c)$ of this
13	SECTION DO NOT APPLY TO SERVICE AGENCIES, AS DEFINED IN SECTION
14	25-3.5-103 (11.5), PROVIDING AMBULANCE SERVICES, AS DEFINED IN
15	SECTION 25-3.5-103 (3).
16	(II) (A) THE COMMISSIONER SHALL PROMULGATE RULES TO
17	IDENTIFY AND IMPLEMENT A PAYMENT METHODOLOGY THAT APPLIES TO
18	SERVICE AGENCIES DESCRIBED IN SUBSECTION $(5.5)(d)(I)$ OF THIS SECTION,
19	EXCEPT FOR SERVICE AGENCIES THAT ARE PUBLICLY FUNDED FIRE
20	AGENCIES.
21	(B) THE COMMISSIONER SHALL MAKE THE PAYMENT
22	METHODOLOGY AVAILABLE TO THE PUBLIC ON THE DIVISION'S WEBSITE.
23	THE RULES MUST BE EQUITABLE TO <u>SERVICE AGENCIES</u> AND CARRIERS;
24	HOLD CONSUMERS HARMLESS EXCEPT FOR ANY APPLICABLE COINSURANCE,
25	<u>DEDUCTIBLE, OR COPAYMENT</u> AMOUNTS; AND BE BASED ON A COST-BASED
26	MODEL THAT INCLUDES DIRECT PAYMENT TO SERVICE AGENCIES AS
27	DESCRIBED IN SUBSECTION $(5.5)(d)(I)$ OF THIS SECTION.

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1	(C) THE DIVISION MAY CONTRACT WITH A NEUTRAL THIRD-PARTY
2	THAT HAS NO FINANCIAL INTEREST IN PROVIDERS, EMERGENCY SERVICE
3	PROVIDERS, OR CARRIERS TO CONDUCT THE ANALYSIS TO IDENTIFY AND
4	IMPLEMENT THE PAYMENT METHODOLOGY.
5	(e) For purposes of this subsection (5.5):
6	(I) "EMERGENCY MEDICAL CONDITION" MEANS A MEDICAL
7	CONDITION THAT MANIFESTS ITSELF BY ACUTE SYMPTOMS OF SUFFICIENT
8	SEVERITY, INCLUDING SEVERE PAIN, THAT A PRUDENT LAYPERSON WITH AN
9	AVERAGE KNOWLEDGE OF HEALTH AND MEDICINE COULD REASONABLY
10	EXPECT, IN THE ABSENCE OF IMMEDIATE MEDICAL ATTENTION, TO RESULT
11	IN:
12	(A) SERIOUS JEOPARDY TO THE HEALTH OF THE INDIVIDUAL OR,
13	WITH RESPECT TO A PREGNANT WOMAN, THE HEALTH OF THE WOMAN OR
14	HER UNBORN CHILD;
15	(B) SERIOUS IMPAIRMENT TO BODILY FUNCTIONS; OR
16	(C) SERIOUS DYSFUNCTION OF ANY BODILY ORGAN OR PART.
17	(II) "EMERGENCY SERVICES", WITH RESPECT TO AN EMERGENCY
18	MEDICAL CONDITION, MEANS:
19	(A) A MEDICAL SCREENING EXAMINATION THAT IS WITHIN THE
20	CAPABILITY OF THE EMERGENCY DEPARTMENT OF A HOSPITAL, INCLUDING
21	ANCILLARY SERVICES ROUTINELY AVAILABLE TO THE EMERGENCY
22	DEPARTMENT TO EVALUATE THE EMERGENCY MEDICAL CONDITION; AND
23	(B) WITHIN THE CAPABILITIES OF THE STAFF AND FACILITIES
24	AVAILABLE AT THE HOSPITAL, FURTHER MEDICAL EXAMINATION AND
25	TREATMENT AS REQUIRED TO STABILIZE THE PATIENT TO ASSURE, WITHIN
26	REASONABLE MEDICAL PROBABILITY, THAT NO MATERIAL DETERIORATION
27	OF THE CONDITION IS LIKELY TO RESULT FROM OR OCCUR DURING THE

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1	TRANSFER OF THE INDIVIDUAL FROM A FACILITY.
2	(III) "GEOGRAPHIC AREA" HAS THE SAME MEANING AS DEFINED IN
3	SUBSECTION $(3)(d)(V)(A)$ OF THIS SECTION.
4	(IV) "MEDICARE REIMBURSEMENT RATE" HAS THE SAME MEANING
5	AS DEFINED IN SUBSECTION $(3)(d)(V)(B)$ OF THIS SECTION.
6	(12) (a) On and after January 1, 2020, carriers shall
7	DEVELOP AND PROVIDE DISCLOSURES TO COVERED PERSONS ABOUT THE
8	POTENTIAL EFFECTS OF RECEIVING EMERGENCY OR NONEMERGENCY
9	SERVICES FROM AN OUT-OF-NETWORK PROVIDER OR AT AN
10	OUT-OF-NETWORK FACILITY. THE DISCLOSURES MUST COMPLY WITH THE
11	RULES ADOPTED UNDER SUBSECTION (12)(b) OF THIS SECTION.
12	(b) THE COMMISSIONER, IN CONSULTATION WITH THE STATE
13	BOARD OF HEALTH CREATED IN SECTION 25-1-103 AND THE DIRECTOR OF
14	THE DIVISION OF PROFESSIONS AND OCCUPATIONS IN THE DEPARTMENT OF
15	REGULATORY AGENCIES, SHALL ADOPT RULES TO SPECIFY THE DISCLOSURE
16	REQUIREMENTS UNDER THIS SUBSECTION (12), WHICH RULES MUST
17	SPECIFY, AT A MINIMUM, THE FOLLOWING:
18	$(I)\ The\ timing\ for\ providing\ the\ disclosures\ for\ emergency$
19	AND NONEMERGENCY SERVICES WITH CONSIDERATION GIVEN TO
20	POTENTIAL LIMITATIONS RELATING TO THE FEDERAL "EMERGENCY
21	MEDICAL TREATMENT AND LABOR ACT", 42 U.S.C. SEC. 1395dd;
22	(II) REQUIREMENTS REGARDING HOW THE DISCLOSURES MUST BE
23	MADE, INCLUDING REQUIREMENTS TO INCLUDE THE DISCLOSURES ON
24	BILLING STATEMENTS, BILLING NOTICES, PRIOR AUTHORIZATIONS, OR
25	OTHER FORMS OR COMMUNICATIONS WITH COVERED PERSONS;
26	(III) THE CONTENTS OF THE DISCLOSURES, INCLUDING THE
27	COVERED PERSON'S RIGHTS AND PAYMENT OBLIGATIONS IF THE COVERED

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1	PERSON'S HEALTH BENEFIT PLAN IS UNDER THE JURISDICTION OF THE
2	DIVISION;
3	(IV) DISCLOSURE REQUIREMENTS SPECIFIC TO CARRIERS,
4	INCLUDING THE POSSIBILITY OF BEING TREATED BY AN OUT-OF-NETWORK
5	PROVIDER, WHETHER A PROVIDER IS OUT OF NETWORK, THE TYPES OF
6	SERVICES AN OUT-OF-NETWORK PROVIDER MAY PROVIDE, AND THE RIGHT
7	TO REQUEST AN IN-NETWORK PROVIDER TO PROVIDE SERVICES; AND
8	(V) REQUIREMENTS CONCERNING THE LANGUAGE TO BE USED IN
9	THE DISCLOSURES, INCLUDING USE OF PLAIN LANGUAGE, TO ENSURE THAT
10	CARRIERS, HEALTH CARE FACILITIES, AND PROVIDERS USE LANGUAGE THAT
11	IS CONSISTENT WITH THE DISCLOSURES REQUIRED BY THIS SUBSECTION
12	(12) and sections $\underline{24\text{-}34\text{-}113}$ and 25-3-120 and the rules adopted
13	PURSUANT TO THIS SUBSECTION (12)(b) AND SECTIONS 24-34-113 (3) AND
14	25-3-120 (2).
15	(c) RECEIPT OF THE DISCLOSURES REQUIRED BY THIS SUBSECTION
16	(12) DOES NOT WAIVE A COVERED PERSON'S PROTECTIONS UNDER
17	SUBSECTION (3) OR (5.5) OF THIS SECTION OR THE RIGHT TO BENEFITS
18	UNDER THE HEALTH BENEFIT PLAN AT THE IN-NETWORK BENEFIT LEVEL
19	FOR ALL COVERED SERVICES AND TREATMENT RECEIVED.
20	(13) When a carrier makes a payment to a provider or a
21	HEALTH CARE FACILITY PURSUANT TO SUBSECTION (3)(d) OR (5.5)(b) OF
22	THIS SECTION, THE PROVIDER OR THE FACILITY MAY REQUEST AND THE
23	COMMISSIONER SHALL COLLECT DATA FROM THE CARRIER TO EVALUATE
24	THE CARRIER'S COMPLIANCE IN PAYING THE HIGHEST RATE REQUIRED. THE
25	INFORMATION REQUESTED MAY INCLUDE THE METHODOLOGY FOR
26	DETERMINING THE CARRIER'S MEDIAN IN-NETWORK RATE OR
27	REIMBURSEMENT FOR EACH SERVICE IN THE SAME GEOGRAPHIC AREA.

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1	(14) ON OR BEFORE JANUARY I OF EACH YEAR, EACH CARRIER
2	SHALL SUBMIT INFORMATION TO THE COMMISSIONER, IN A FORM AND
3	MANNER DETERMINED BY THE COMMISSIONER, CONCERNING THE USE OF
4	OUT-OF-NETWORK PROVIDERS AND FACILITIES BY COVERED PERSONS AND
5	THE IMPACT ON PREMIUM AFFORDABILITY FOR CONSUMERS.
6	(15) (a) (I) IF A PROVIDER OR A HEALTH CARE FACILITY BELIEVES
7	THAT A PAYMENT MADE PURSUANT TO SUBSECTION (3) OR (5.5) OF THIS
8	SECTION OR SECTION 24-34-114 OR A HEALTH CARE FACILITY BELIEVES
9	THAT A PAYMENT MADE PURSUANT TO SUBSECTION (5.5) OF THIS SECTION
10	OR SECTION 25-3-121 (3) WAS NOT SUFFICIENT GIVEN THE COMPLEXITY
11	AND CIRCUMSTANCES OF THE SERVICES PROVIDED, THE PROVIDER OR THE
12	HEALTH CARE FACILITY MAY INITIATE ARBITRATION BY FILING A REQUEST
13	FOR ARBITRATION WITH THE COMMISSIONER AND THE CARRIER. A
14	PROVIDER OR HEALTH CARE FACILITY MUST SUBMIT A REQUEST FOR THE
15	ARBITRATION OF A CLAIM WITHIN NINETY DAYS AFTER THE RECEIPT OF
16	PAYMENT FOR THAT CLAIM.
17	(II) PRIOR TO ARBITRATION UNDER SUBSECTION (15)(a)(I) OF THIS
18	SECTION, IF REQUESTED BY THE CARRIER AND THE PROVIDER OR HEALTH
19	CARE FACILITY, THE COMMISSIONER MAY ARRANGE AN INFORMAL
20	SETTLEMENT TELECONFERENCE TO BE HELD WITHIN THIRTY DAYS AFTER
21	THE REQUEST FOR ARBITRATION. THE PARTIES SHALL NOTIFY THE
22	COMMISSIONER OF THE RESULTS OF THE SETTLEMENT CONFERENCE.
23	(III) UPON RECEIPT OF NOTICE THAT THE SETTLEMENT
24	TELECONFERENCE WAS UNSUCCESSFUL, THE COMMISSIONER SHALL
25	APPOINT AN ARBITRATOR AND NOTIFY THE PARTIES OF THE ARBITRATION.
26	(b) THE COMMISSIONER SHALL PROMULGATE RULES TO IMPLEMENT
27	AN ARBITRATION PROCESS THAT ESTABLISHES A STANDARD ARBITRATION

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1	FORM AND INCLUDES THE SELECTION OF AN ARBITRATOR FROM A LIST OF
2	QUALIFIED ARBITRATORS DEVELOPED PURSUANT TO THE RULES.
3	QUALIFIED ARBITRATORS MUST BE INDEPENDENT; NOT BE AFFILIATED
4	WITH A CARRIER, HEALTH CARE FACILITY, OR PROVIDER, OR ANY
5	PROFESSIONAL ASSOCIATION OF CARRIERS, HEALTH CARE FACILITIES, OR
6	PROVIDERS; NOT HAVE A PERSONAL, PROFESSIONAL, OR FINANCIAL
7	CONFLICT WITH ANY PARTIES TO THE ARBITRATION; AND HAVE
8	EXPERIENCE IN HEALTH CARE BILLING AND REIMBURSEMENT RATES.
9	(c) WITHIN THIRTY DAYS AFTER THE COMMISSIONER APPOINTS
10	AN ARBITRATOR AND NOTIFIES THE PARTIES OF THE ARBITRATION, BOTH
11	PARTIES SHALL SUBMIT TO THE ARBITRATOR, IN WRITING, EACH PARTY'S
12	FINAL OFFER AND EACH PARTY'S ARGUMENT. THE ARBITRATOR SHALL PICK
13	ONE OF THE TWO AMOUNTS SUBMITTED BY THE PARTIES AS THE
14	ARBITRATOR'S FINAL AND BINDING DECISION. THE DECISION MUST BE IN
15	WRITING AND MADE WITHIN FORTY-FIVE DAYS AFTER THE ARBITRATOR'S
16	APPOINTMENT. IN MAKING THE DECISION, THE ARBITRATOR SHALL
17	CONSIDER THE CIRCUMSTANCES AND COMPLEXITY OF THE PARTICULAR
18	CASE, INCLUDING THE FOLLOWING AREAS:
19	(I) THE PROVIDER'S LEVEL OF TRAINING, EDUCATION, EXPERIENCE,
20	AND SPECIALIZATION OR SUBSPECIALIZATION; AND
21	(II) THE PREVIOUSLY CONTRACTED RATE, IF THE PROVIDER HAD A
22	CONTRACT WITH THE CARRIER THAT WAS TERMINATED OR EXPIRED WITHIN
23	ONE YEAR PRIOR TO THE DISPUTE.
24	(d) IF THE ARBITRATOR'S DECISION REQUIRES ADDITIONAL
25	PAYMENT BY THE CARRIER ABOVE THE AMOUNT PAID, THE CARRIER SHALL
26	PAY THE PROVIDER IN ACCORDANCE WITH SECTION 10-16-106.5.
2.7	(e) THE PARTY WHOSE FINAL OFFER AMOUNT WAS NOT SELECTED

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1	BY THE ARBITRATOR SHALL PAY THE ARBITRATOR'S EXPENSES AND FEES.
2	(16) Not withstanding section 24-1-136 (11)(a)(I), on or
3	BEFORE JULY 1, $\underline{2021}$, AND EACH JULY 1 THEREAFTER, THE COMMISSIONER
4	SHALL PROVIDE A WRITTEN REPORT TO THE HEALTH AND HUMAN SERVICES
5	COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE
6	OF THE HOUSE OF REPRESENTATIVES, OR THEIR SUCCESSOR COMMITTEES,
7	AND SHALL POST THE REPORT ON THE DIVISION'S WEBSITE SUMMARIZING:
8	(a) THE INFORMATION SUBMITTED TO THE COMMISSIONER IN
9	SUBSECTION (14) OF THIS SECTION; AND
10	(b) The number of arbitrations filed; the number of
11	ARBITRATIONS SETTLED, ARBITRATED, AND DISMISSED IN THE PREVIOUS
12	CALENDAR YEAR; AND A SUMMARY OF WHETHER THE ARBITRATIONS WERE
13	IN FAVOR OF THE CARRIER OR THE OUT-OF-NETWORK PROVIDER OR
14	HEALTH CARE FACILITY. THE LIST OF ARBITRATION DECISIONS MUST NOT
15	INCLUDE ANY INFORMATION THAT SPECIFICALLY IDENTIFIES THE
16	PROVIDER, HEALTH CARE FACILITY, CARRIER, OR COVERED PERSON
17	INVOLVED IN EACH ARBITRATION DECISION.
18	SECTION 5. In Colorado Revised Statutes, add 24-34-113 and
19	24-34-114 as follows:
20	24-34-113. Health care providers - required disclosures - rules
21	- definitions. (1) For the purposes of this section and section
22	24-34-114:
23	(a) "CARRIER" HAS THE SAME MEANING AS DEFINED IN SECTION
24	10-16-102 (8).
25	(b) "COVERED PERSON" HAS THE SAME MEANING AS DEFINED IN
26	SECTION 10-16-102 (15).
27	(c) "EMERGENCY SERVICES" HAS THE SAME MEANING AS DEFINED

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1	IN SECTION 10-16-704 (5.5)(e)(II).
2	(d) "GEOGRAPHIC AREA" HAS THE SAME MEANING AS DEFINED IN
3	SECTION 10-16-704 (3)(d)(V)(A).
4	(e) "HEALTH BENEFIT PLAN" HAS THE SAME MEANING AS DEFINED
5	IN SECTION 10-16-102 (32).
6	(f) "HEALTH CARE PROVIDER" HAS THE SAME MEANING AS
7	"PROVIDER" AS DEFINED IN SECTION 10-16-102 (56).
8	(g) "MEDICARE REIMBURSEMENT RATE" HAS THE SAME MEANING
9	AS DEFINED IN SECTION 10-16-704 (3)(d)(V)(B).
10	(h) "OUT-OF-NETWORK PROVIDER" MEANS A HEALTH CARE
11	PROVIDER THAT IS NOT A PARTICIPATING PROVIDER, AS DEFINED IN
12	SECTION 10-16-102 (46).
13	(2) On and after January 1, 2020, health care providers
14	SHALL DEVELOP AND PROVIDE DISCLOSURES TO CONSUMERS ABOUT THE
15	POTENTIAL EFFECTS OF RECEIVING EMERGENCY OR NONEMERGENCY
16	SERVICES FROM AN OUT-OF-NETWORK PROVIDER. THE DISCLOSURES MUST
17	COMPLY WITH THE RULES ADOPTED PURSUANT TO SUBSECTION (3) OF THIS
18	SECTION.
19	(3) THE DIRECTOR, IN CONSULTATION WITH THE COMMISSIONER OF
20	INSURANCE AND THE STATE BOARD OF HEALTH CREATED IN SECTION
21	25-1-103, SHALL ADOPT RULES THAT SPECIFY THE REQUIREMENTS FOR
22	HEALTH CARE PROVIDERS TO DEVELOP AND PROVIDE CONSUMER
23	DISCLOSURES IN ACCORDANCE WITH THIS SECTION. THE DIRECTOR SHALL
24	ENSURE THAT THE RULES ARE CONSISTENT WITH SECTION $10-16-704$ (12)
25	AND 25-3-120 AND RULES ADOPTED BY THE COMMISSIONER PURSUANT TO
26	SECTION 10-16-704 (12)(b) AND BY THE STATE BOARD OF HEALTH
27	PURSUANT TO SECTION 25-3-120 (2). THE RULES MUST SPECIFY, AT A

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1	MINIMUM, THE FOLLOWING:
2	(a) THE TIMING FOR PROVIDING THE DISCLOSURES FOR EMERGENCY
3	AND NONEMERGENCY SERVICES WITH CONSIDERATION GIVEN TO
4	POTENTIAL LIMITATIONS RELATING TO THE FEDERAL "EMERGENCY
5	MEDICAL TREATMENT AND LABOR ACT", 42 U.S.C. SEC. 1395dd;
6	(b) REQUIREMENTS REGARDING HOW THE DISCLOSURES MUST BE
7	MADE, INCLUDING REQUIREMENTS TO INCLUDE THE DISCLOSURES ON
8	BILLING STATEMENTS, BILLING NOTICES, OR OTHER FORMS OR
9	COMMUNICATIONS WITH CONSUMERS;
10	(c) The contents of the disclosures, including the
11	CONSUMER'S RIGHTS AND PAYMENT OBLIGATIONS PURSUANT TO THE
12	CONSUMER'S HEALTH BENEFIT PLAN;
13	(d) DISCLOSURE REQUIREMENTS SPECIFIC TO HEALTH CARE
14	PROVIDERS, INCLUDING WHETHER A <u>HEALTH CARE</u> PROVIDER IS OUT OF
15	NETWORK, THE TYPES OF SERVICES AN OUT-OF-NETWORK HEALTH CARE
16	PROVIDER MAY PROVIDE, AND THE RIGHT TO REQUEST AN IN-NETWORK
17	HEALTH CARE PROVIDER TO PROVIDE SERVICES; AND
18	(e) REQUIREMENTS CONCERNING THE LANGUAGE TO BE USED IN
19	THE DISCLOSURES, INCLUDING USE OF PLAIN LANGUAGE, TO ENSURE THAT
20	CARRIERS, HEALTH CARE FACILITIES, AND HEALTH CARE PROVIDERS USE
21	LANGUAGE THAT IS CONSISTENT WITH THE DISCLOSURES REQUIRED BY
22	THIS SECTION AND SECTIONS $10-16-704(12)$ and $25-3-120$ and the rules
23	ADOPTED PURSUANT TO THIS SUBSECTION (3) AND SECTIONS 10-16-704
24	(12)(b) AND 25-3-120 (2).
25	(4) RECEIPT OF THE DISCLOSURES REQUIRED BY THIS SECTION
26	DOES NOT WAIVE A CONSUMER'S PROTECTIONS UNDER SECTION 10-16-704
27	(3) OR (5.5) OR THE CONSUMER'S RIGHT TO BENEFITS UNDER THE

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1	CONSUMER'S HEALTH BENEFIT PLAN AT THE IN-NETWORK BENEFIT LEVEL
2	FOR ALL COVERED SERVICES AND TREATMENT RECEIVED.
3	(5) This section does not apply to service agencies, as
4	DEFINED IN SECTION $25-3.5-103$ (11.5), THAT ARE PUBLICLY FUNDED FIRE
5	AGENCIES.
6	24-34-114. Out-of-network health care providers -
7	out-of-network services - billing - payment. (1) IF AN
8	OUT-OF-NETWORK HEALTH CARE PROVIDER PROVIDES EMERGENCY
9	SERVICES OR COVERED NONEMERGENCY SERVICES TO A COVERED PERSON
10	AT AN IN-NETWORK FACILITY, THE OUT-OF-NETWORK PROVIDER SHALL:
11	(a) SUBMIT A CLAIM FOR THE ENTIRE COST OF THE SERVICES TO
12	THE COVERED PERSON'S CARRIER; AND
13	(b) NOT BILL OR COLLECT PAYMENT FROM A COVERED PERSON FOR
14	ANY OUTSTANDING BALANCE FOR COVERED SERVICES NOT PAID BY THE
15	CARRIER, EXCEPT FOR THE APPLICABLE IN-NETWORK COINSURANCE,
16	DEDUCTIBLE, OR COPAYMENT <u>AMOUNT</u> REQUIRED TO BE PAID BY THE
17	COVERED PERSON.
18	(2) (a) IF AN OUT-OF-NETWORK HEALTH CARE PROVIDER PROVIDES
19	<u>COVERED</u> NONEMERGENCY SERVICES AT AN IN-NETWORK FACILITY OR
20	EMERGENCY SERVICES AT AN OUT-OF-NETWORK OR IN-NETWORK FACILITY
21	AND THE HEALTH CARE PROVIDER RECEIVES PAYMENT FROM THE COVERED
22	PERSON FOR SERVICES FOR WHICH THE COVERED PERSON IS NOT
23	RESPONSIBLE PURSUANT TO SECTION 10-16-704 (3)(b) OR (5.5), THE
24	HEALTH CARE PROVIDER SHALL REIMBURSE THE COVERED PERSON WITHIN
25	SIXTY CALENDAR DAYS AFTER THE DATE THAT THE OVERPAYMENT WAS
26	REPORTED TO THE PROVIDER.
27	(b) AN OUT-OF-NETWORK HEALTH CARE PROVIDER THAT FAILS TO

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1	REIMBURSE A COVERED PERSON AS REQUIRED BY SUBSECTION (2)(a) OF
2	THIS SECTION FOR AN OVERPAYMENT SHALL PAY INTEREST ON THE
3	OVERPAYMENT AT THE RATE OF TEN PERCENT PER ANNUM BEGINNING ON
4	THE DATE THE PROVIDER RECEIVED THE NOTICE OF THE OVERPAYMENT.
5	THE COVERED PERSON IS NOT REQUIRED TO REQUEST THE ACCRUED
6	INTEREST FROM THE OUT-OF-NETWORK HEALTH CARE PROVIDER IN ORDER
7	TO RECEIVE INTEREST WITH THE REIMBURSEMENT AMOUNT.
8	(3) AN OUT-OF-NETWORK HEALTH CARE PROVIDER SHALL PROVIDE
9	A COVERED PERSON A WRITTEN ESTIMATE OF THE AMOUNT FOR WHICH THE
10	COVERED PERSON MAY BE RESPONSIBLE FOR $\underline{\text{COVERED}}$ NONEMERGENCY
11	SERVICES WITHIN THREE BUSINESS DAYS AFTER A REQUEST FROM THE
12	COVERED PERSON.
13	(4) (a) AN OUT-OF-NETWORK HEALTH CARE PROVIDER MUST SEND
14	A CLAIM FOR A COVERED SERVICE TO THE CARRIER WITHIN ONE HUNDRED
15	EIGHTY DAYS AFTER THE <u>RECEIPT OF INSURANCE INFORMATION</u> IN ORDER
16	TO RECEIVE REIMBURSEMENT AS SPECIFIED IN THIS SUBSECTION (4)(a).
17	THE REIMBURSEMENT RATE IS THE GREATER OF:
18	(I) One hundred $\underline{\text{ten}}$ percent of the carrier's median
19	IN-NETWORK RATE OF REIMBURSEMENT FOR THAT SERVICE PROVIDED IN
20	THE SAME GEOGRAPHIC AREA; OR
21	
22	(II) THE SIXTIETH PERCENTILE OF THE IN-NETWORK RATE OF
23	REIMBURSEMENT FOR THE SAME SERVICE IN THE SAME GEOGRAPHIC AREA
24	FOR THE PRIOR YEAR <u>BASED ON COMMERCIAL</u> CLAIMS DATA FROM THE
25	ALL-PAYER HEALTH CLAIMS DATABASE CREATED IN SECTION 25.5-1-204.
26	(b) IF THE OUT-OF-NETWORK HEALTH CARE PROVIDER SUBMITS A
27	CLAIM FOR COVERED SERVICES AFTER THE ONE-HUNDRED-EIGHTY-DAY

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2	SHALL REIMBURSE THE HEALTH CARE PROVIDER ONE HUNDRED
3	TWENTY-FIVE PERCENT OF THE MEDICARE REIMBURSEMENT RATE FOR THE
4	SAME SERVICES IN THE SAME GEOGRAPHIC AREA.
5	(c) THE HEALTH CARE PROVIDER SHALL NOT BILL A COVERED
6	PERSON ANY OUTSTANDING BALANCE FOR A COVERED SERVICE NOT PAID
7	FOR BY THE CARRIER, EXCEPT FOR ANY COINSURANCE, DEDUCTIBLE, OR
8	COPAYMENT <u>AMOUNT</u> REQUIRED TO BE PAID BY THE COVERED PERSON.
9	(5) A HEALTH CARE PROVIDER MAY INITIATE ARBITRATION
10	PURSUANT TO SECTION 10-16-704 (15) IF THE HEALTH CARE PROVIDER
11	BELIEVES THE PAYMENT MADE PURSUANT TO SUBSECTION (4) OF THIS
12	SECTION IS NOT SUFFICIENT.
13	(6) This section does not apply when a covered person
14	VOLUNTARILY USES AN OUT-OF-NETWORK PROVIDER.
15	SECTION 6. In Colorado Revised Statutes, add 25-3-120 and
16	25-3-121 as follows:
17	25-3-120. Health care facilities - emergency and
18	nonemergency services - required disclosures - rules - definitions.
19	(1) On and after January 1, 2020, health care facilities shall
20	DEVELOP AND PROVIDE DISCLOSURES TO CONSUMERS ABOUT THE
21	POTENTIAL EFFECTS OF RECEIVING EMERGENCY OR NONEMERGENCY
22	SERVICES FROM AN OUT-OF-NETWORK PROVIDER PROVIDING SERVICES AT
23	AN IN-NETWORK FACILITY OR EMERGENCY SERVICES AT AN
24	OUT-OF-NETWORK FACILITY. THE DISCLOSURES MUST COMPLY WITH THE
25	RULES ADOPTED <u>PURSUANT TO</u> SUBSECTION (2) OF THIS SECTION.
25 26	RULES ADOPTED <u>PURSUANT TO</u> SUBSECTION (2) OF THIS SECTION. (2) THE STATE BOARD OF HEALTH, IN CONSULTATION WITH THE
	<u> </u>

PERIOD SPECIFIED IN SUBSECTION (4)(a) OF THIS SECTION, THE CARRIER

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1	PROFESSIONS AND OCCUPATIONS IN THE DEPARTMENT OF REGULATORY
2	AGENCIES, SHALL ADOPT RULES THAT SPECIFY THE REQUIREMENTS FOR
3	HEALTH CARE FACILITIES TO DEVELOP AND PROVIDE CONSUMER
4	DISCLOSURES IN ACCORDANCE WITH THIS SECTION. THE STATE BOARD OF
5	HEALTH SHALL ENSURE THAT THE RULES ARE CONSISTENT WITH SECTION
6	10-16-704 (12) AND $\underline{24-34-113}$ AND RULES ADOPTED BY THE
7	COMMISSIONER PURSUANT TO SECTION 10-16-704 (12)(b) AND BY THE
8	DIRECTOR OF THE DIVISION OF PROFESSIONS AND OCCUPATIONS PURSUANT
9	TO SECTION 24-34-113 (3). THE RULES MUST SPECIFY, AT A MINIMUM, THE
10	FOLLOWING:
11	(a) THE TIMING FOR PROVIDING THE DISCLOSURES FOR EMERGENCY
12	AND NONEMERGENCY SERVICES WITH CONSIDERATION GIVEN TO
13	POTENTIAL LIMITATIONS RELATING TO THE <u>FEDERAL</u> "EMERGENCY
14	MEDICAL TREATMENT AND LABOR ACT", 42 U.S.C. SEC. 1395dd;
15	(b) REQUIREMENTS REGARDING HOW THE DISCLOSURES MUST BE
16	MADE, INCLUDING REQUIREMENTS TO INCLUDE THE DISCLOSURES ON
17	BILLING STATEMENTS, BILLING NOTICES, OR OTHER FORMS OR
18	COMMUNICATIONS WITH COVERED PERSONS;
19	(c) The contents of the disclosures, including the
20	CONSUMER'S RIGHTS AND PAYMENT OBLIGATIONS PURSUANT TO THE
21	CONSUMER'S HEALTH BENEFIT PLAN;
22	(d) DISCLOSURE REQUIREMENTS SPECIFIC TO HEALTH CARE
23	FACILITIES, <u>INCLUDING</u> WHETHER A HEALTH CARE PROVIDER DELIVERING
24	SERVICES AT THE FACILITY IS OUT OF NETWORK, THE TYPES OF SERVICES
25	AN OUT-OF-NETWORK HEALTH CARE PROVIDER MAY PROVIDE, AND THE
26	RIGHT TO REQUEST AN IN-NETWORK HEALTH CARE PROVIDER TO PROVIDE
27	SERVICES; AND

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1	(e) REQUIREMENTS CONCERNING THE LANGUAGE TO BE USED IN
2	THE DISCLOSURES, INCLUDING USE OF PLAIN LANGUAGE, TO ENSURE THAT
3	CARRIERS, HEALTH CARE FACILITIES, AND HEALTH CARE PROVIDERS USE
4	LANGUAGE THAT IS CONSISTENT WITH THE DISCLOSURES REQUIRED BY
5	This section and sections $10-16-704$ (12) and $\underline{24-34-113}$ and the
6	RULES ADOPTED PURSUANT TO THIS SUBSECTION (2) AND SECTIONS
7	10-16-704 (12)(b) AND 24-34-113 (3).
8	(3) RECEIPT OF THE DISCLOSURE REQUIRED BY THIS SECTION
9	DOES NOT WAIVE A CONSUMER'S PROTECTIONS UNDER SECTION 10-16-704
10	(3) OR (5.5) OR THE CONSUMER'S RIGHT TO BENEFITS UNDER THE
11	CONSUMER'S HEALTH BENEFIT PLAN AT THE IN-NETWORK BENEFIT LEVEL
12	FOR ALL COVERED SERVICES AND TREATMENT RECEIVED.
13	(4) For the purposes of this section and section 25-3-121:
14	(a) "CARRIER" HAS THE SAME MEANING AS DEFINED IN SECTION
15	10-16-102 (8).
16	(b) "COVERED PERSON" HAS THE SAME MEANING AS DEFINED IN
17	SECTION 10-16-102 (15).
18	(c) "EMERGENCY SERVICES" HAS THE SAME MEANING AS DEFINED
19	<u>IN SECTION 10-16-704 (5.5)(e)(II).</u>
20	$\underline{(d)}$ "Geographic area" has the same meaning as defined in
21	SECTION 10-16-704 (3)(d)(V)(A).
22	(e) "HEALTH BENEFIT PLAN" HAS THE SAME MEANING AS DEFINED
23	IN SECTION 10-16-102 (32).
24	$\underline{(f)}$ "Medicare reimbursement rate" has the same meaning
25	AS DEFINED IN SECTION $10-16-704 (3)(d)(V)(B)$.
26	(g) "Out-of-network facility" means a health care
27	FACILITY THAT IS NOT A PARTICIPATING PROVIDER, AS DEFINED IN SECTION

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1	10-16-102 (46).
2	25-3-121. Out-of-network facilities - emergency medical
3	services - billing - payment. (1) If A COVERED PERSON RECEIVES
4	EMERGENCY SERVICES AT AN OUT-OF-NETWORK FACILITY, THE
5	OUT-OF-NETWORK FACILITY SHALL:
6	(a) SUBMIT A CLAIM FOR THE ENTIRE COST OF THE SERVICES TO
7	THE COVERED PERSON'S CARRIER; AND
8	(b) Not bill or collect payment from $\underline{\underline{A}}$ covered person for
9	ANY OUTSTANDING BALANCE FOR COVERED SERVICES NOT PAID BY THE
10	CARRIER, EXCEPT FOR THE APPLICABLE IN-NETWORK COINSURANCE,
11	DEDUCTIBLE, OR COPAYMENT <u>AMOUNT</u> REQUIRED TO BE PAID BY THE
12	COVERED PERSON.
13	(2) (a) If a covered person receives emergency services at
14	AN OUT-OF-NETWORK FACILITY, AND THE FACILITY RECEIVES PAYMENT
15	FROM THE COVERED PERSON FOR SERVICES FOR WHICH THE COVERED
16	PERSON IS NOT RESPONSIBLE PURSUANT TO SECTION 10-16-704 (3)(b) OR
17	(5.5), THE FACILITY SHALL REIMBURSE THE COVERED PERSON WITHIN
18	SIXTY CALENDAR DAYS AFTER THE DATE THAT THE OVERPAYMENT WAS
19	REPORTED TO THE FACILITY.
20	(b) AN OUT-OF-NETWORK FACILITY THAT FAILS TO REIMBURSE A
21	COVERED PERSON AS REQUIRED BY SUBSECTION (2)(a) OF THIS SECTION
22	FOR AN OVERPAYMENT SHALL PAY INTEREST ON THE OVERPAYMENT AT
23	THE RATE OF TEN PERCENT PER ANNUM BEGINNING ON THE DATE THE
24	FACILITY RECEIVED THE NOTICE OF THE OVERPAYMENT. THE COVERED
25	PERSON IS NOT REQUIRED TO REQUEST THE ACCRUED INTEREST FROM THE
26	OUT-OF-NETWORK HEALTH CARE $\underline{FACILITY}$ IN ORDER TO RECEIVE INTEREST
27	WITH THE DEIMBUDSEMENT AMOUNT

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1	(3) (a) AN OUT-OF-NETWORK FACILITY, OTHER THAN ANY
2	OUT-OF-NETWORK FACILITY OPERATED BY THE DENVER HEALTH AND
3	HOSPITAL AUTHORITY PURSUANT TO ARTICLE $\overline{29}$ of title $\overline{25}$, must send
4	A CLAIM FOR EMERGENCY SERVICES TO THE CARRIER WITHIN ONE
5	HUNDRED EIGHTY DAYS AFTER THE RECEIPT OF INSURANCE INFORMATION
6	IN ORDER TO RECEIVE REIMBURSEMENT AS SPECIFIED IN THIS SUBSECTION
7	(3)(a). THE REIMBURSEMENT RATE IS THE GREATER OF:
8	(I) ONE HUNDRED FIVE PERCENT OF THE CARRIER'S MEDIAN
9	IN-NETWORK RATE OF REIMBURSEMENT FOR THAT SERVICE PROVIDED IN
10	A SIMILAR FACILITY OR SETTING IN THE SAME GEOGRAPHIC AREA; OR
11	
12	(II) $\underline{\text{THE}}$ MEDIAN IN-NETWORK RATE OF REIMBURSEMENT FOR THE
13	SAME SERVICE PROVIDED IN A SIMILAR FACILITY OR SETTING IN THE SAME
14	GEOGRAPHIC AREA FOR THE PRIOR YEAR BASED ON CLAIMS DATA
15	FROM THE ALL-PAYER HEALTH CLAIMS DATABASE CREATED IN SECTION
16	25.5-1-204.
17	(b) AN OUT-OF-NETWORK FACILITY OPERATED BY THE DENVER
18	HEALTH AND HOSPITAL AUTHORITY CREATED IN SECTION 25-29-103 MUST
19	SEND A CLAIM FOR EMERGENCY SERVICES TO THE CARRIER WITHIN ONE
20	HUNDRED EIGHTY DAYS AFTER THE DELIVERY OF SERVICES IN ORDER TO
21	RECEIVE REIMBURSEMENT AS SPECIFIED IN THIS SUBSECTION (3)(b). THE
22	REIMBURSEMENT RATE IS THE GREATER OF:
23	(I) THE CARRIER'S MEDIAN IN-NETWORK RATE OF REIMBURSEMENT
24	FOR <u>THE SAME</u> SERVICE PROVIDED IN A SIMILAR FACILITY OR SETTING IN
25	THE SAME GEOGRAPHIC AREA;
26	(II) Two hundred fifty percent of the medicare
27	REIMBURSEMENT RATE FOR THE SAME SERVICE PROVIDED IN A SIMILAR

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1	FACILITY OR SETTING IN THE SAME GEOGRAPHIC AREA; OR
2	(III) $\underline{\underline{\text{THE}}}$ MEDIAN IN-NETWORK RATE OF REIMBURSEMENT FOR THE
3	SAME SERVICE PROVIDED IN A SIMILAR FACILITY OR SETTING IN THE SAME
4	GEOGRAPHIC AREA FOR THE PRIOR YEAR BASED ON CLAIMS DATA FROM
5	THE COLORADO ALL-PAYER HEALTH CLAIMS DATABASE <u>DESCRIBED</u> IN
6	SECTION 25.5-1-204.
7	(c) If the out-of-network facility submits a claim for
8	EMERGENCY SERVICES AFTER THE ONE-HUNDRED-EIGHTY-DAY PERIOD
9	SPECIFIED IN THIS SUBSECTION (3), THE CARRIER SHALL REIMBURSE THE
10	FACILITY ONE HUNDRED TWENTY-FIVE PERCENT OF THE MEDICARE
11	REIMBURSEMENT RATE FOR THE SAME SERVICES IN A SIMILAR SETTING OR
12	FACILITY IN THE SAME GEOGRAPHIC AREA.
13	(d) THE OUT-OF-NETWORK FACILITY SHALL NOT BILL A COVERED
14	PERSON ANY OUTSTANDING BALANCE FOR A COVERED SERVICE NOT PAID
15	FOR BY THE CARRIER, EXCEPT FOR ANY COINSURANCE, DEDUCTIBLE, OR
16	COPAYMENT <u>AMOUNT</u> REQUIRED TO BE PAID BY THE COVERED PERSON.
17	(4) AN OUT-OF-NETWORK FACILITY MAY INITIATE ARBITRATION
18	PURSUANT TO SECTION 10-16-704 (15) IF THE FACILITY BELIEVES THE
19	PAYMENT MADE PURSUANT TO SUBSECTION (3) OF THIS SECTION IS NOT
20	SUFFICIENT.
21	(5) This section does not apply when a covered person
22	VOLUNTARILY USES AN OUT-OF-NETWORK PROVIDER.
23	SECTION 7. In Colorado Revised Statutes, 25-1-114, add (1)(j)
24	as follows:
25	25-1-114. Unlawful acts - penalties. (1) It is unlawful for any
26	person, association, or corporation, and the officers thereof:
27	(j) To violate section 25-3-121.

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I	SECTION 8. In Colorado Revised Statutes, add to article 30 as
2	relocated by House Bill 19-1172 12-30-111 and 12-30-112 as follows:
3	12-30-111. Health care providers - required disclosures - rules
4	- definitions. (1) FOR THE PURPOSES OF THIS SECTION AND SECTION
5	<u>12-30-112:</u>
6	(a) "CARRIER" HAS THE SAME MEANING AS DEFINED IN SECTION
7	<u>10-16-102 (8).</u>
8	(b) "COVERED PERSON" HAS THE SAME MEANING AS DEFINED IN
9	<u>SECTION 10-16-102 (15).</u>
10	(c) "EMERGENCY SERVICES" HAS THE SAME MEANING AS DEFINED
11	<u>IN SECTION 10-16-704 (5.5)(e)(II).</u>
12	(d) "GEOGRAPHIC AREA" HAS THE SAME MEANING AS DEFINED IN
13	SECTION 10-16-704 (3)(d)(V)(A).
14	(e) "HEALTH BENEFIT PLAN" HAS THE SAME MEANING AS DEFINED
15	<u>IN SECTION 10-16-102 (32).</u>
16	(f) "MEDICARE REIMBURSEMENT RATE" HAS THE SAME MEANING
17	AS DEFINED IN SECTION 10-16-704 (3)(d)(V)(B).
18	(g) "Out-of-network provider" means a health care
19	PROVIDER THAT IS NOT A "PARTICIPATING PROVIDER" AS DEFINED IN
20	<u>SECTION 10-16-102 (46).</u>
21	(2) On and after January 1, 2020, Health care providers
22	SHALL DEVELOP AND PROVIDE DISCLOSURES TO CONSUMERS ABOUT THE
23	POTENTIAL EFFECTS OF RECEIVING EMERGENCY OR NONEMERGENCY
24	SERVICES FROM AN OUT-OF-NETWORK PROVIDER. THE DISCLOSURES MUST
25	COMPLY WITH THE RULES ADOPTED PURSUANT TO SUBSECTION (3) OF THIS
26	<u>SECTION.</u>
27	(3) THE DIRECTOR, IN CONSULTATION WITH THE COMMISSIONER OF

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1	INSURANCE AND THE STATE BOARD OF HEALTH CREATED IN SECTION
2	25-1-103, SHALL ADOPT RULES THAT SPECIFY THE REQUIREMENTS FOR
3	HEALTH CARE PROVIDERS TO DEVELOP AND PROVIDE CONSUMER
4	DISCLOSURES IN ACCORDANCE WITH THIS SECTION. THE DIRECTOR SHALL
5	ENSURE THAT THE RULES ARE CONSISTENT WITH SECTIONS 10-16-704(12)
6	AND 25-3-120 AND RULES ADOPTED BY THE COMMISSIONER PURSUANT TO
7	SECTION 10-16-704 (12)(b) AND BY THE STATE BOARD OF HEALTH
8	PURSUANT TO SECTION 25-3-120 (2). THE RULES MUST SPECIFY, AT A
9	MINIMUM, THE FOLLOWING:
10	(a) THE TIMING FOR PROVIDING THE DISCLOSURES FOR EMERGENCY
11	AND NONEMERGENCY SERVICES WITH CONSIDERATION GIVEN TO
12	POTENTIAL LIMITATIONS RELATING TO THE FEDERAL "EMERGENCY
13	MEDICAL TREATMENT AND LABOR ACT", 42 U.S.C. SEC. 1395dd;
14	(b) REQUIREMENTS REGARDING HOW THE DISCLOSURES MUST BE
15	MADE, INCLUDING REQUIREMENTS TO INCLUDE THE DISCLOSURES ON
16	BILLING STATEMENTS, BILLING NOTICES, OR OTHER FORMS OF
17	COMMUNICATIONS WITH CONSUMERS;
18	(c) The contents of the disclosures, including the
19	CONSUMER'S RIGHTS AND PAYMENT OBLIGATIONS PURSUANT TO THE
20	CONSUMER'S HEALTH BENEFIT PLAN;
21	(d) DISCLOSURE REQUIREMENTS SPECIFIC TO HEALTH CARE
22	PROVIDERS, INCLUDING WHETHER A HEALTH CARE PROVIDER IS OUT OF
23	NETWORK, THE TYPES OF SERVICES AN OUT-OF-NETWORK HEALTH CARE
24	PROVIDER MAY PROVIDE, AND THE RIGHT TO REQUEST AN IN-NETWORK
25	HEALTH CARE PROVIDER TO PROVIDE SERVICES; AND
26	(e) REQUIREMENTS CONCERNING THE LANGUAGE TO BE USED IN
27	THE DISCLOSURES, INCLUDING USE OF PLAIN LANGUAGE, TO ENSURE THAT

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1	CARRIERS, HEALTH CARE FACILITIES, AND HEALTH CARE PROVIDERS USE
2	LANGUAGE THAT IS CONSISTENT WITH THE DISCLOSURES REQUIRED BY
3	THIS SECTION AND SECTIONS 10-16-704(12) AND 25-3-120 AND THE RULES
4	ADOPTED PURSUANT TO THIS SUBSECTION (3) AND SECTIONS 10-16-704
5	(12)(b) AND 25-3-120 (2).
6	(4) RECEIPT OF THE DISCLOSURES REQUIRED BY THIS SECTION DOES
7	NOT WAIVE A CONSUMER'S PROTECTIONS UNDER SECTION 10-16-704(3) OF
8	(5.5) OR THE CONSUMER'S RIGHT TO BENEFITS UNDER THE CONSUMER'S
9	HEALTH BENEFIT PLAN AT THE IN-NETWORK BENEFIT LEVEL FOR ALI
0	COVERED SERVICES AND TREATMENT RECEIVED.
1	(5) This section does not apply to service agencies, as
12	DEFINED IN SECTION 25-3.5-103 (11.5), THAT ARE PUBLICLY FUNDED FIRE
13	AGENCIES.
4	12-30-112. Out-of-network health care providers
15	out-of-network services - billing - payment. (1) IF AN
16	OUT-OF-NETWORK HEALTH CARE PROVIDER PROVIDES EMERGENCY
17	SERVICES OR COVERED NONEMERGENCY SERVICES TO A COVERED PERSON
18	AT AN IN-NETWORK FACILITY, THE OUT-OF-NETWORK PROVIDER SHALL:
9	(a) SUBMIT A CLAIM FOR THE ENTIRE COST OF THE SERVICES TO
20	THE COVERED PERSON'S CARRIER; AND
21	(b) NOT BILL OR COLLECT PAYMENT FROM A COVERED PERSON FOR
22	ANY OUTSTANDING BALANCE FOR COVERED SERVICES NOT PAID BY THE
23	CARRIER, EXCEPT FOR THE APPLICABLE IN-NETWORK COINSURANCE
24	DEDUCTIBLE, OR COPAYMENT AMOUNT REQUIRED TO BE PAID BY THE
25	COVERED PERSON.
26	(2) (a) If an out-of-network health care provider provides
27	COVERED NONEMERGENCY SERVICES AT AN IN-NETWORK FACILITY OF

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1	EMERGENCY SERVICES AT AN OUT-OF-NETWORK OR IN-NETWORK FACILITY
2	AND THE HEALTH CARE PROVIDER RECEIVES PAYMENT FROM THE COVERED
3	PERSON FOR SERVICES FOR WHICH THE COVERED PERSON IS NOT
4	RESPONSIBLE PURSUANT TO SECTION 10-16-704 (3)(b) OR (5.5), THE
5	HEALTH CARE PROVIDER SHALL REIMBURSE THE COVERED PERSON WITHIN
6	SIXTY CALENDAR DAYS AFTER THE DATE THAT THE OVERPAYMENT WAS
7	REPORTED TO THE PROVIDER.
8	(b) AN OUT-OF-NETWORK HEALTH CARE PROVIDER THAT FAILS TO
9	REIMBURSE A COVERED PERSON AS REQUIRED BY SUBSECTION (2)(a) OF
10	THIS SECTION FOR AN OVERPAYMENT SHALL PAY INTEREST ON THE
11	OVERPAYMENT AT THE RATE OF TEN PERCENT PER ANNUM BEGINNING ON
12	THE DATE THE PROVIDER RECEIVED THE NOTICE OF THE OVERPAYMENT.
13	The covered person is not required to request the accrued
14	INTEREST FROM THE OUT-OF-NETWORK HEALTH CARE PROVIDER IN ORDER
15	TO RECEIVE INTEREST WITH THE REIMBURSEMENT AMOUNT.
16	(3) ANOUT-OF-NETWORK HEALTH CARE PROVIDER SHALL PROVIDE
17	A COVERED PERSON A WRITTEN ESTIMATE OF THE AMOUNT FOR WHICH THE
18	COVERED PERSON MAY BE RESPONSIBLE FOR COVERED NONEMERGENCY
19	SERVICES WITHIN THREE BUSINESS DAYS AFTER A REQUEST FROM THE
20	COVERED PERSON.
21	(4) (a) AN OUT-OF-NETWORK HEALTH CARE PROVIDER MUST SEND
22	A CLAIM FOR A COVERED SERVICE TO THE CARRIER WITHIN ONE HUNDRED
23	EIGHTY DAYS AFTER THE RECEIPT OF INSURANCE INFORMATION IN ORDER
24	TO RECEIVE REIMBURSEMENT AS SPECIFIED IN THIS SUBSECTION (4)(a).
25	THE REIMBURSEMENT RATE IS THE GREATER OF:
26	(I) One hundred five percent of the carrier's median
27	IN-NETWORK RATE OF REIMBURSEMENT FOR THAT SERVICE PROVIDED IN

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1	THE SAME GEOGRAPHIC AREA; OR
2	(II) THE MEDIAN IN-NETWORK RATE OF REIMBURSEMENT FOR THE
3	SAME SERVICE IN THE SAME GEOGRAPHIC AREA FOR THE PRIOR YEAR
4	BASED ON CLAIMS DATA FROM THE ALL-PAYER HEALTH CLAIMS DATABASE
5	CREATED IN SECTION 25.5-1-204.
6	(b) IF THE OUT-OF-NETWORK HEALTH CARE PROVIDER SUBMITS A
7	CLAIM FOR COVERED SERVICES AFTER THE ONE-HUNDRED-EIGHTY-DAY
8	PERIOD SPECIFIED IN SUBSECTION (4)(a) OF THIS SECTION, THE CARRIER
9	SHALL REIMBURSE THE HEALTH CARE PROVIDER ONE HUNDRED
10	TWENTY-FIVE PERCENT OF THE MEDICARE REIMBURSEMENT RATE FOR THE
11	SAME SERVICES IN THE SAME GEOGRAPHIC AREA.
12	(c) The health care provider shall not bill a covered
13	PERSON ANY OUTSTANDING BALANCE FOR A COVERED SERVICE NOT PAID
14	FOR BY THE CARRIER, EXCEPT FOR ANY COINSURANCE, DEDUCTIBLE, OR
15	COPAYMENT AMOUNT REQUIRED TO BE PAID BY THE COVERED PERSON.
16	(5) A HEALTH CARE PROVIDER MAY INITIATE ARBITRATION
17	PURSUANT TO SECTION 10-16-704 (15) IF THE HEALTH CARE PROVIDER
18	BELIEVES THE PAYMENT MADE PURSUANT TO SUBSECTION (4) OF THIS
19	SECTION IS NOT SUFFICIENT.
20	SECTION <u>9.</u> Appropriation. (1) For the 2019-20 state fiscal
21	year, \$33,884 is appropriated to the department of public health and
22	environment for use by the health facilities and emergency medical
23	services division. This appropriation is from the general fund and is based
24	on an assumption that the division will require an additional 0.4 FTE. To
25	implement this act, the division may use this appropriation for
26	administration and operations.
27	(2) For the 2019-20 state fiscal year, \$63,924 is appropriated to the

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1	department of regulatory agencies for use by the division of insurance.
2	This appropriation is from the division of insurance cash fund created in
3	section 10-1-103 (3), C.R.S. To implement this act, the division may use
4	this appropriation as follows:
5	(a) \$58,366 for personal services, which amount is based on an
6	assumption that the division will require an additional $\underline{0.9}$ FTE; and
7	(b) $$5,558$ for operating expenses.
8	
9	SECTION 10. Act subject to petition - effective date -
10	applicability. (1) Except as otherwise provided in subsection (2) of this
11	section, this act takes effect January 1, 2020; except that, if a referendum
12	petition is filed pursuant to section 1 (3) of article V of the state
13	constitution against this act or an item, section, or part of this act within
14	the ninety-day period after final adjournment of the general assembly,
15	then the act, item, section, or part will not take effect unless approved by
16	the people at the general election to be held in November 2020 and, in
17	such case, will take effect on the date of the official declaration of the
18	vote thereon by the governor.
19	(2) (a) Section 5 of this act takes effect only if House Bill 19-1172
20	does not become law.
21	(b) Section 8 of this act takes effect only if House Bill 19-1172
22	becomes law.
23	(3) This act applies to health care services provided on or after the
24	applicable effective date of this act.

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