SLS 201ES-8 ORIGINAL

2020 First Extraordinary Session

SENATE BILL NO. 7

BY SENATOR TALBOT

HEALTH/ACC INSURANCE. Provides relative to surprise billing. (Item #37)

1	AN ACT
2	To enact R.S. 22:1828 and Subpart E of Part II of Chapter 6 of Title 22 of the Louisiana
3	Revised Statutes of 1950, to be comprised of R.S. 22:1885.1 through 1885.8, relative
4	to health insurance; to provide for assignment of benefits; to provide for definitions;
5	to provide for an independent process for the resolution of payment disputes between
6	health insurance issuers and certain health care providers; to provide for
7	applicability; to provide for criteria to be used by an independent dispute resolution
8	entity; to provide for rulemaking; and to provide for related matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. R.S. 22:1828 and Subpart E of Part II of Chapter 6 of Title 22 of the
11	Louisiana Revised Statutes of 1950, comprised of R.S. 22:1885.1 through 1885.8, are hereby
12	enacted to read as follows:
13	§1828. Assignment of benefits
14	A. For purposes of this Section:
15	(1) "Health care provider" means:
16	(a) A physician or other health care practitioner licensed, certified, or
17	registered to perform specified health care services consistent with state law

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- (b) A facility or institution providing health care services, including but not limited to a hospital or other licensed inpatient center; an ambulatory, surgical, or treatment center; a skilled nursing facility; an inpatient hospice facility; a residential treatment center; a diagnostic, laboratory, or imaging center; or a rehabilitation or other therapeutic health setting.
- (2) "Health insurance coverage" means benefits consisting of medical care provided or arranged for directly through insurance, reimbursement, or otherwise, and including items and services paid for as medical care under any hospital or medical service policy or certificate, hospital or medical service plan contract, preferred provider organization agreement, or health maintenance organization contract offered by a health insurance issuer.
- (3) "Health insurance issuer" means any entity that offers health insurance coverage through a policy or certificate of insurance subject to state law that regulates the business of insurance. For purposes of this Section, a "health insurance issuer" includes a health maintenance organization as defined and licensed pursuant to Subpart I of Part I of Chapter 2 of this Title, nonfederal government plans subject to the provisions of Subpart B of this Part, and the Office of Group Benefits.
- B.(1) Notwithstanding any other provision of law to the contrary, an insured, beneficiary, subscriber, or enrollee shall have the right to assign in writing any benefits payable under health insurance coverage, including any legal or contractual rights flowing from the coverage, to a health care provider who files claims with a health insurance issuer for medical services provided to the insured, beneficiary, subscriber, or enrollee. A health insurance issuer shall recognize an assignment of benefits to a health care provider by an insured, beneficiary, subscriber, or enrollee and shall not include any language or

I	provisions prohibiting an assignment in any form, contract, policy, subscriber
2	agreement, certificate of coverage, or other evidence of health insurance
3	coverage.
4	(2) Any payment made only to the insured, beneficiary, subscriber, or
5	enrollee rather than the health care provider after assignment of benefits has
6	been made as provided for in Paragraph (1) of this Subsection shall be
7	considered unpaid.
8	(3) An insurance contract, policy, subscriber agreement, certificate of
9	coverage, or other evidence of health insurance coverage shall not prohibit, and
10	claims forms shall provide an option for, the payment of benefits directly to a
11	health care provider who provides medical services in accordance with the
12	provisions of the insurance contract, policy, subscriber agreement, certificate
13	of coverage, or other evidence of health insurance coverage for care provided.
14	(4) The department shall develop and make available on the
15	department's website a standard form that shall be accepted by any health
16	insurance issuer and that may be executed by an insured to effectuate an
17	assignment of benefits to a health care provider.
18	* * *
19	SUBPART E. NO SURPRISES IN HEALTH INSURANCE COVERAGE ACT
20	<u>§1885.1. Title</u>
21	This Subpart shall be known and may be cited as the "No Surprises in
22	Health Insurance Act of 2020".
23	§1885.2. Definitions
24	For the purposes of this Subpart:
25	(1) "Commissioner" means the commissioner of insurance.
26	(2) "Department" means the Louisiana Department of Insurance.
27	(3) "Emergency condition" means a medical or behavioral condition that
28	manifests itself by acute symptoms of sufficient severity, including severe pain,

that a prudent layperson possessing an average knowledge of medicine and

1	health would reasonably expect the absence of immediate medical attention to
2	result in any of the following:
3	(a) Placing the health of the person afflicted with the condition in serious
4	jeopardy or, in the case of a behavioral condition, placing the health of the
5	person or others in serious jeopardy.
6	(b) Serious impairment to the person's bodily functions.
7	(c) Serious dysfunction of any bodily organ or part of the person.
8	(d) Serious disfigurement of the person.
9	(e) A condition described in clause (i), (ii), or (iii) of Section 1867(e)(1)(A)
10	of the Social Security Act, 42 U.S.C. Section 1395dd.
11	(4) "Emergency services" means, with respect to an emergency condition
12	that requires a medical screening examination pursuant to Section 1867 of the
13	Social Security Act, 42 U.S.C. Section 1395dd, services which are within the
14	capability of the emergency department of a hospital, including ancillary
15	services routinely available to the emergency department to evaluate the
16	emergency medical condition. "Emergency services" also means services which
17	are within the capabilities of the staff and facilities available at the hospital, for
18	any further medical examination and treatment required pursuant to Section
19	1867 of the Social Security Act, 42 U.S.C. Section 1395dd, to stabilize the
20	patient.
21	(5) "Health insurance coverage" means benefits consisting of medical
22	care provided or arranged for directly through insurance, reimbursement, or
23	otherwise, and including items and services paid for as medical care under any
24	hospital or medical service policy or certificate, hospital or medical service plan
25	contract, preferred provider organization agreement, or health maintenance
26	organization contract offered by a health insurance issuer.
27	(6) "Health insurance issuer" means any entity that offers health
28	insurance coverage through a policy or certificate of insurance subject to state

law that regulates the business of insurance. For purposes of this Subpart, a

(8) "Nonparticipating" means not having a contract insurance issuer to provide health care services to an insured. (9) "Participating" means having a contract with a hissuer to provide health care services to an insured. (10) "Patient" means a person who receives health including emergency services, in this state. (11) "Surprise bill" means a bill for health care services a mergency services, received by any of the following: (a) An insured who receives a bill for services a nonparticipating physician at a participating hospital or ambigurance center, where a participating physician is unavailable or an physician renders services without the insured's knowledge unforeseen medical services arises at the time the health care rendered; provided, however, that "surprise bill" shall not mea for health care services when a participating physician is available or an insured who receives a bill for services insured has elected to obtain services from a nonparticipating physician to a nonparticipating provider for services without consent of the insured acknowledging that the participating physician to a nonparticipating provider and that the reference to a nonparticipating provider and that the reference consent of the insured acknowledging that the participating physician to a nonparticipating provider and that the reference consent of the insured acknowledging that the participating physician to a nonparticipating provider and that the reference consent of the insured acknowledging that the participating physician to a nonparticipating provider and that the reference consent of the insured acknowledging that the participating physician to a nonparticipating provider and that the reference consent of the insured acknowledging that the participating physician to a nonparticipating provider and that the reference consent of the insured acknowledging that the participating physician to a nonparticipating provider and that the reference consent of the insured to a nonparticipating provider and that the reference conse	rance issuer" includes a health maintenance organizat	tion, as
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20 mogultad in acets not acrossed by the health save when	to a nonparticipating provider and that the referral ma	y have
28 <u>resulted in costs not covered by the health care plan.</u>	osts not covered by the health care plan.	

(12) "Usual and customary cost" means the eightieth percentile of all

charges for the particular health care service performed by a provider in the same or similar specialty and provided in the same geographical area as reported in a benchmarking database maintained by a nonprofit organization specified by the commissioner. The nonprofit organization shall not be affiliated with any health insurance issuer.

§1885.3. Dispute resolution process established

The department shall establish a dispute resolution process by which a dispute for a bill for emergency services or a surprise bill may be resolved in accordance with the provisions of this Subpart. The department shall have the power to grant and revoke certifications of independent dispute resolution entities to administer the dispute resolution process. The department shall promulgate rules pursuant to the Administrative Procedure Act, establishing standards and procedures for the submission and resolution of payment disputes to an independent dispute resolution entity including but not limited to a process for certifying and selecting independent dispute resolution entities that shall include provisions related to conflicts of interest.

§1885.4. Applicability

A. The provisions of this Subpart shall not apply to health care services, including emergency services, with physician fees subject to schedules or other monetary limitations under any other law, including but not limited to workers' compensation, Medicaid, or Medicare or to health insurance plans that are subject to the Employee Retirement Income Security Act of 1974, and shall not preempt any such law.

B.(1) With regard to emergency services billed under American Medical

Association Current Procedural Terminology codes 99281 through 99285,

99288, 99291 through 99292, 99217 through 99220, 99224 through 99226, and

99234 through 99236, the dispute resolution process established in this Subpart shall not apply when all the following criteria are met:

(a) The amount billed under a Current Procedural Terminology code

1	meets the requirements set forth in Paragraph (3) of this Subsection, after any
2	applicable coinsurance, copayment, and deductible.
3	(b) The amount billed under a Current Procedural Terminology code
4	does not exceed one hundred twenty percent of the usual and customary cost for
5	the Current Procedural Terminology code.
6	(2) The health care plan shall ensure that an insured shall not incur any
7	greater out-of-pocket costs for emergency services billed under a Current
8	Procedural Terminology code as set forth in this Subsection than the insured
9	would have incurred if the emergency services were provided by a participating
10	physician.
11	(3) No later than January first each year, the department shall publish
12	on a website maintained by the department and provide in writing to each
13	health care plan, a threshold dollar amount below which bills for the procedural
14	codes identified in this Section shall be exempt from the dispute resolution
15	process established in this Subpart. The threshold amount shall equal the
16	amount from the prior year, beginning with six hundred fifty dollars, adjusted
17	by the average of the annual average inflation rates for the medical care
18	commodities and medical care services components of the consumer price index
19	for the twelve month period ending September thirtieth of the prior year. In no
20	event shall the threshold amount exceed one thousand two hundred dollars.
21	C.(1) Within three business days of receipt by the department of an
22	application submitted by a health care plan, a nonparticipating physician, or an
23	insured who has not executed an assignment of benefits, the department shall
24	screen the application to determine whether the bill for emergency services or
25	the surprise bill is subject to the provisions of this Subpart.
26	(2) If the department determines the provisions of this Subpart do not
27	apply to the bill for emergency services or the surprise bill, the application shall
28	be rejected and returned to the party who submitted the application.
29	(3) If the department determines that the provisions of the Subpart

1	apply to the bill for emergency services or the surprise bill, the department shall
2	select an independent dispute resolution entity to resolve the dispute and
3	forward the application to the independent dispute resolution entity within
4	three business days of making the determination.
5	§1885.5. Dispute resolution for emergency services and surprise bills
6	A.(1) When a health insurance issuer receives a bill for emergency
7	services or a surprise bill with an assignment of benefits from a
8	nonparticipating physician, the health insurance issuer shall:
9	(a) Pay the nonparticipating physician the billed amount or attempt to
10	negotiate reimbursement with the nonparticipating physician or
11	nonparticipating referred health care provider. If the health care plan's
12	attempts to negotiate reimbursement for the health care services provided by
13	the nonparticipating physician do not result in a resolution of the payment
14	dispute, the health care plan shall pay the nonparticipating physician an
15	amount the health care plan determines is reasonable for the health care
16	services rendered, less the insured's copayment, coinsurance, or deductible. The
17	payment shall be made in accordance with the timeframes established in
18	Subpart B of Part II of this Chapter.
19	(b) Provide notice to the nonparticipating physician of the process for
20	initiating the independent dispute resolution process.
21	(c) Ensure that the insured shall incur no greater out-of-pocket costs for
22	the emergency services than the insured would have incurred with a
23	participating physician pursuant to the insured's health insurance coverage.
24	(2) A nonparticipating physician or a health insurance issuer may submit
25	an application to the department to request resolution of a dispute regarding a
26	fee or payment for emergency services or a surprise bill by an independent
27	dispute resolution entity; provided, however, the health insurance issuer shall
28	not submit the dispute unless it has complied with the requirements of

Paragraph (1) of this Subsection.

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1	(3) The independent dispute resolution entity shall make a determination
2	within thirty days of the receipt of the dispute for review. In determining a
3	reasonable fee for the services rendered, an independent dispute resolution
4	entity shall select either the health care plan's payment or the nonparticipating
5	physician's fee. The independent dispute resolution entity shall determine which
6	amount to select based upon the conditions and factors provided in R.S.
7	22:1885.7. If an independent dispute resolution entity determines, based on the
8	health insurance issuer's payment and the nonparticipating physician's fee, that
9	a settlement between the health insurance issuer and nonparticipating physician
10	is reasonably likely, or that both the health insurance issuer's payment and the
11	nonparticipating physician's fee represent unreasonable extremes, then the
12	independent dispute resolution entity may direct both parties to attempt a good
13	faith negotiation for settlement. The health insurance issuer and
14	nonparticipating physician may be granted up to ten business days for this
15	negotiation. This ten-day period shall run concurrently with the thirty-day
16	period for dispute resolution.
17	(4) The determination of an independent dispute resolution entity shall
18	be binding on the health insurance issuer, physician, and patient and shall be
19	admissible in any court proceeding between the health insurance issuer,
20	physician, or patient or in any administrative proceeding between this state and
21	the physician.
22	(5) If the independent dispute resolution entity issues a determination in
23	favor of the nonparticipating physician, the health insurance issuer shall pay the
24	nonparticipating physician any additional amount owed within thirty days of
25	the date of the determination.
26	B.(1) An insured who does not assign benefits in accordance with
27	Subsection A of this Section and who receives a surprise bill may submit an
28	application to the department to request resolution of the dispute regarding a

fee or payment for a surprise bill by an independent dispute resolution entity.

1	The independent dispute resolution entity shall make a determination pursuant
2	to the provisions of this Subpart.
3	(2) The independent dispute resolution entity shall determine a
4	reasonable fee for the services rendered based upon the conditions and factors
5	provided in R.S. 22:1885.7.
6	(3) The independent dispute resolution entity shall make a determination
7	within thirty days of receipt of the dispute for review.
8	(4) A patient or insured who does not assign benefits in accordance with
9	Subsection A of this Section shall not be required to pay the physician's fee to
10	be eligible to submit the dispute for review to the independent dispute resolution
11	entity.
12	(5) The determination of an independent dispute resolution entity shall
13	be binding on the patient, physician, and health insurance issuer and shall be
14	admissible in any court proceeding between the patient or insured, physician,
15	or health care plan or in any administrative proceeding between this state and
16	the physician.
17	§1885.6. Assignment of benefits for surprise bills for insureds
18	When an insured assigns benefits for a surprise bill in writing to a
19	nonparticipating physician who knows the assigner is insured under health
20	insurance coverage, the nonparticipating physician shall not bill the insured
21	except for any applicable copayment, coinsurance, or deductible that would be
22	owed if the insured utilized a participating physician.
23	§1885.7. Criteria for determining a reasonable fee
24	In determining the appropriate amount to be paid for a health care
25	service, an independent dispute resolution entity shall consider all relevant
26	factors, including:
27	(1) Whether there is a gross disparity between the fee charged by the
28	physician for services rendered as compared to:
29	(a) Fees paid to the involved physician for the same services rendered

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by the physician to other patients in health care plans in which the physician is

2 not participating. 3 (b) In the case of a dispute involving a health care plan, fees paid by the health care plan to reimburse similarly qualified physicians for the same 4 services in the same region who are not participating with the health care plan. 5 (2) The level of training, education, and experience of the physician. 6 7 (3) The physician's usual charge for comparable services with regard to 8 patients in health care plans in which the physician is not participating. 9 (4) The circumstances and complexity of the particular case, including 10 time and place of the service delivery. 11 (5) Individual patient characteristics. 12 (6) The usual and customary cost of the service. 13 §1885.8. Payment for independent dispute resolution entity When the independent dispute resolution entity determines the health 14 insurance issuer's payment is reasonable, payment for the dispute resolution 15 16 process shall be the responsibility of the nonparticipating physician. When the independent dispute resolution entity determines the nonparticipating 17 physician's fee is reasonable, payment for the dispute resolution process shall 18 19 be the responsibility of the health insurance issuer. When a good faith negotiation directed by the independent dispute resolution entity pursuant to 20 this Subpart results in a settlement between the health insurance issuer and 21 22 nonparticipating physician, the health insurance issuer and the nonparticipating physician shall evenly divide and share the prorated cost for the dispute 23 24 resolution process. The original instrument and the following digest, which constitutes no part

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of the legislative instrument, were prepared by Cheryl Cooper.

Talbot

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<u>Proposed law</u> provides that an insured shall have the right to assign, in writing, any benefits payable under health insurance coverage, including any legal or contractual rights flowing from such coverage, to a health care provider who files claims with a health insurance issuer

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Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

for medical services provided to the insured, beneficiary, subscriber, or enrollee.

<u>Proposed law</u> requires that a health insurance issuer recognize any such assignment of benefits to a health care provider and shall not include any language or provisions prohibiting any such assignment in any form, contract, policy, subscriber agreement, certificate of coverage, or other evidence of health insurance coverage.

<u>Proposed law</u> provides that an insurance contract or other evidence of health insurance coverage shall not prohibit, and claims forms shall provide an option for the payment of benefits directly to a licensed hospital, licensed ambulance provider, physician, dentist, or other health care provider who provided the medical services in accordance with the provisions the insurance contract for care provided.

<u>Proposed law</u> establishes a dispute resolution process by which a dispute for a bill for emergency services or a surprise bill may be resolved. Grants the Louisiana Department of Insurance the power to grant certifications of independent dispute resolution entities to conduct the dispute resolution process.

<u>Proposed law</u> excludes health care services, including emergency services, where physician fees are subject to schedules or other monetary limitations under any other law, including, but not limited to, workers' compensation, Medicaid, Medicare, or to health insurance plans that are subject to the Employee Retirement Income Security Act of 1974 from the provisions of the proposed law.

<u>Proposed law</u> excludes from the provisions of the <u>proposed law</u> certain emergency services billed under the American Medical Association Current Procedural Terminology codes 99281 through 99285, 99288, 99291 through 99292, 99217 through 99220, 99224 through 99226, and 99234 through 99236, when all the following criteria are met:

- (1) The amount billed for any Current Procedural Terminology code is less than a threshold amount that shall equal the amount from the prior year, beginning with \$650, adjusted by the average of the annual average inflation rates for the medical care commodities and medical care services components of the consumer price index. In no event shall the threshold amount exceed \$1,200.
- (2) The amount billed for the Current Procedural Terminology code does not exceed 120% of the usual and customary cost for that Current Procedural Terminology code.

<u>Proposed law</u> provides that when a health insurance issuer receives a bill for emergency services or a surprise bill with an assignment of benefits from a nonparticipating physician, the health insurance issuer shall:

- (1) Pay the nonparticipating physician the billed amount or attempt to negotiate reimbursement with the nonparticipating physician. If the health care plan's attempts to negotiate reimbursement for the health care services provided by the nonparticipating physician do not result in a resolution of the payment dispute, the health care plan shall pay the nonparticipating physician an amount the health care plan determines is reasonable for the health care services rendered, less the insured's copayment, coinsurance, or deductible.
- (2) Provide notice to the nonparticipating physician describing how to initiate the independent dispute resolution process.
- (3) Ensure that the insured shall incur no greater out-of-pocket costs for the emergency services than the insured would have incurred with a participating physician pursuant to the insured's health insurance coverage.

Proposed law provides that in determining a reasonable fee for the services rendered, an

independent dispute resolution entity shall select either the health care plan's payment or the nonparticipating physician's fee. The independent dispute resolution entity shall determine which amount to select based upon the conditions and factors set forth in <u>proposed law</u>. Requires the determinations to be made within 30 days.

<u>Proposed law</u> provides that if the independent dispute resolution entity issues a determination in favor of the nonparticipating physician, the health insurance issuer shall pay the nonparticipating physician any additional amount owed within thirty days from the date of the determination.

<u>Proposed law</u> provides that if an insured who does not assign benefits receives a surprise bill, the insured may submit an application to the department to request resolution of the dispute regarding a fee or payment for a surprise bill by an independent dispute resolution entity. The independent dispute resolution entity shall make a determination pursuant to the provisions of proposed law within 30 days.

<u>Proposed law</u> provides that the determination of an independent dispute resolution entity shall be binding on the health insurance issuer, physician and patient, and shall be admissible in any court proceeding between the health insurance issuer, physician or patient, or in any administrative proceeding between this state and the physician.

<u>Proposed law</u> provides that when an insured assigns benefits for a surprise bill in writing to a nonparticipating physician that knows the insured is insured under health insurance coverage, the nonparticipating physician shall not bill the insured except for any applicable copayment, coinsurance, or deductible that would be owed if the insured utilized a participating physician.

<u>Proposed law</u> provides that in determining the appropriate amount to be paid for a health care service, an independent dispute resolution entity shall consider all relevant factors, including:

- (1) Whether there is a gross disparity between the fee charged by the physician for services rendered as compared to:
 - (a) Fees paid to the involved physician for the same services rendered by the physician to other patients in health care plans in which the physician is not participating.
 - (b) In the case of a dispute involving a health care plan, fees paid by the health care plan to reimburse similarly qualified physicians for the same services in the same region who are not participating with the health care plan.
- (2) The level of training, education, and experience of the physician.
- (3) The physician's usual charge for comparable services with regard to patients in health care plans in which the physician is not participating.
- (4) The circumstances and complexity of the particular case, including time and place of the service.
- (5) Individual patient characteristics.
- (6) The usual and customary cost of the service.

<u>Proposed law</u> provides that the nonprevailing party is required to pay the costs of the independent dispute resolution entity. Further provides that when a good faith negotiation directed by the independent dispute resolution entity results in a settlement between the health insurance issuer and nonparticipating physician, the health insurance issuer and the

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nonparticipating physician shall evenly divide and share the prorated cost for dispute resolution entity.

(Adds R.S. 22:1828 and 1885.1-1885.8)