LC004665

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2020

AN ACT

RELATING TO INSURANCE -- LIFETIME LIMITS

Introduced By: Senators Goodwin, Miller, McCaffrey, Goldin, and DiPalma

Date Introduced: February 25, 2020

Referred To: Senate Health & Human Services

It is enacted by the General Assembly as follows:

SECTION 1. Section 27-18-73 of the General Laws in Chapter 27-18 entitled "Accident and Sickness Insurance Policies" is hereby amended to read as follows:

27-18-73. Prohibition on annual and lifetime limits.

4 (a) Annual limits.

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- (1) For plan or policy years beginning prior to January 1, 2014, for any individual, a health insurance carrier and a health benefit plan subject to the jurisdiction of the commissioner under this chapter may establish an annual limit on the dollar amount of benefits that are essential health
- 8 benefits provided the restricted annual limit is not less than the following:
- 9 (A) For a plan or policy year beginning after September 22, 2011, but before September
- 23, 2012 -- one million two hundred fifty thousand dollars (\$1,250,000); and
- 11 (B) For a plan or policy year beginning after September 22, 2012, but before January 1, 2014 -- two million dollars (\$2,000,000).
- (2) For plan or policy years beginning on or after January 1, 2014, a health insurance carrier
 and a health benefit plan shall not establish any annual limit on the dollar amount of essential health
 benefits for any individual, except:
- 16 (A) A health flexible spending arrangement, as defined in Section 106(c)(2)(i) of the 17 Federal Internal Revenue Code, a medical savings account, as defined in section 220 of the federal 18 Internal Revenue Code, and a health savings account, as defined in Section 223 of the federal 19 Internal Revenue Code are not subject to the requirements of subdivisions (1) and (2) of this

subsection.

- (B) The provisions of this subsection shall not prevent a health insurance carrier and a health benefit plan from placing annual dollar limits for any individual on specific covered benefits that are not essential health benefits to the extent that such limits are otherwise permitted under applicable federal law or the laws and regulations of this state.
 - (3) In determining whether an individual has received benefits that meet or exceed the allowable limits, as provided in subdivision (1) of this subsection, a health insurance carrier and a health benefit plan shall take into account only essential health benefits.
 - (b) Lifetime limits.
- (1) A health insurance carrier and health benefit plan offering group or individual health insurance coverage shall not establish a lifetime limit on the dollar value of essential health benefits for any individual.
- (2) Notwithstanding subdivision (1) above, a health insurance carrier and health benefit plan is not prohibited from placing lifetime dollar limits for any individual on specific covered benefits that are not essential health benefits, in accordance with federal laws and regulations.
- (c)(1) The provisions of this section relating to lifetime limits apply to any health insurance carrier providing coverage under an individual or group health plan, including grandfathered health plans.
- (2) The provisions of this section relating to annual limits apply to any health insurance carrier providing coverage under a group health plan, including grandfathered health plans, but the prohibition and limits on annual limits do not apply to grandfathered health plans providing individual health insurance coverage.
- (d) This section shall not apply to a plan or to policy years prior to January 1, 2014 for which the Secretary of the U.S. Department of Health and Human Services issued a waiver pursuant to 45 C.F.R. § 147.126(d)(3). This section also shall not apply to insurance coverage providing benefits for: (1) hospital confinement indemnity; (2) disability income; (3) accident only; (4) long term care; (5) Medicare supplement; (6) limited benefit health; (7) specified disease indemnity; (8) sickness or bodily injury or death by accident or both; and (9) other limited benefit policies.
- (e) If the commissioner of the office of the health insurance commissioner determines that the corresponding provision of the federal Patient Protection and Affordable Care Act has been declared invalid by a final judgment of the federal judicial branch or has been repealed by an act of Congress, on the date of the commissioner's determination this section shall have its effectiveness suspended indefinitely, and the commissioner shall take no action to enforce this section. Nothing in this subsection shall be construed to limit the authority of the Commissioner to

1	regulate health insurance under existing state law.
2	SECTION 2. Section 27-19-63 of the General Laws in Chapter 27-19 entitled "Nonprofi
3	Hospital Service Corporations" is hereby amended to read as follows:
4	27-19-63. Prohibition on annual and lifetime limits.
5	(a) Annual limits.
6	(1) For plan or policy years beginning prior to January 1, 2014, for any individual, a health
7	insurance carrier and health benefit plan subject to the jurisdiction of the commissioner under this
8	chapter may establish an annual limit on the dollar amount of benefits that are essential health
9	benefits provided the restricted annual limit is not less than the following:
10	(A) For a plan or policy year beginning after September 22, 2011, but before September
11	23, 2012 one million two hundred fifty thousand dollars (\$1,250,000); and
12	(B) For a plan or policy year beginning after September 22, 2012, but before January 1
13	2014 two million dollars (\$2,000,000).
14	(2) For plan or policy years beginning on or after January 1, 2014, a health insurance carrie
15	and health benefit plan shall not establish any annual limit on the dollar amount of essential health
16	benefits for any individual, except:
17	(A) A health flexible spending arrangement, as defined in Section 106(c)(2) of the federa
18	Internal Revenue Code, a medical savings account, as defined in Section 220 of the federal Internal
19	Revenue Code, and a health savings account, as defined in Section 223 of the federal Interna
20	Revenue Code, are not subject to the requirements of subdivisions (1) and (2) of this subsection.
21	(B) The provisions of this subsection shall not prevent a health insurance carrier and health
22	benefit plan from placing annual dollar limits for any individual on specific covered benefits that
23	are not essential health benefits to the extent that such limits are otherwise permitted under
24	applicable federal law or the laws and regulations of this state.
25	(3) In determining whether an individual has received benefits that meet or exceed the
26	allowable limits, as provided in subdivision (1) of this subsection, a health insurance carrier and
27	health benefit plan shall take into account only essential health benefits.
28	(b) Lifetime limits.
29	(1) A health insurance carrier and health benefit plan offering group or individual health
30	insurance coverage shall not establish a lifetime limit on the dollar value of essential health benefits
31	for any individual.
32	(2) Notwithstanding subdivision (1) above, a health insurance carrier and health benefit
33	plan is not prohibited from placing lifetime dollar limits for any individual on specific covered
34	benefits that are not essential health benefits in accordance with federal laws and regulations.

1	(c)(1) The provisions of this section relating to incline finits apply to any health histrance
2	carrier providing coverage under an individual or group health plan, including grandfathered health
3	plans.
4	(2) The provisions of this section relating to annual limits apply to any health insurance
5	carrier providing coverage under a group health plan, including grandfathered health plans, but the
6	prohibition and limits on annual limits do not apply to grandfathered health plans providing
7	individual health insurance coverage.
8	(d) This section shall not apply to a plan or to policy years prior to January 1, 2014 for
9	which the Secretary of the U.S. Department of Health and Human Services issued a waiver pursuant
10	to 45 C.F.R. § 147.126(d)(3). This section also shall not apply to insurance coverage providing
11	benefits for: (1) Hospital confinement indemnity; (2) Disability income; (3) Accident only; (4)
12	Long-term care; (5) Medicare supplement; (6) Limited benefit health; (7) Specified disease
13	indemnity; (8) Sickness or bodily injury or death by accident or both; and (9) Other limited benefit
14	policies.
15	(e) If the commissioner of the office of the health insurance commissioner determines that
16	the corresponding provision of the federal Patient Protection and Affordable Care Act has been
17	declared invalid by a final judgment of the federal judicial branch or has been repealed by an act
18	of Congress, on the date of the commissioner's determination this section shall have its
19	effectiveness suspended indefinitely, and the commissioner shall take no action to enforce this
20	section. Nothing in this subsection shall be construed to limit the authority of the Commissioner to
21	regulate health insurance under existing state law.
22	SECTION 3. Section 27-20-59 of the General Laws in Chapter 27-20 entitled "Nonprofit
23	Medical Service Corporations" is hereby amended to read as follows:
24	27-20-59. Annual and lifetime limits.
25	(a) Annual limits.
26	(1) For plan or policy years beginning prior to January 1, 2014, for any individual, a health
27	insurance carrier and health benefit plan subject to the jurisdiction of the commissioner under this
28	chapter may establish an annual limit on the dollar amount of benefits that are essential health
29	benefits provided the restricted annual limit is not less than the following:
30	(A) For a plan or policy year beginning after September 22, 2011, but before September
31	23, 2012 one million two hundred fifty thousand dollars (\$1,250,000); and
32	(B) For a plan or policy year beginning after September 22, 2012, but before January 1,
33	2014 two million dollars (\$2,000,000).

1 and health benefit plan shall not establish any annual limit on the dollar amount of essential health 2 benefits for any individual, except: 3 (A) A health flexible spending arrangement, as defined in section 106(c)(2)(i) of the federal 4 Internal Revenue Code, a medical savings account, as defined in section 220 of the federal Internal 5 Revenue Code, and a health savings account, as defined in section 223 of the federal Internal Revenue Code are not subject to the requirements of subdivisions (1) and (2) of this subsection. 6 7 (B) The provisions of this subsection shall not prevent a health insurance carrier from 8 placing annual dollar limits for any individual on specific covered benefits that are not essential 9 health benefits to the extent that such limits are otherwise permitted under applicable federal law 10 or the laws and regulations of this state. 11 (3) In determining whether an individual has received benefits that meet or exceed the 12 allowable limits, as provided in subdivision (1) of this subsection, a health insurance carrier shall 13 take into account only essential health benefits. 14 (b) Lifetime limits. (1) A health insurance carrier and health benefit plan offering group or individual health 15 16 insurance coverage shall not establish a lifetime limit on the dollar value of essential health benefits 17 for any individual. 18 (2) Notwithstanding subdivision (1) above, a health insurance carrier and health benefit 19 plan is not prohibited from placing lifetime dollar limits for any individual on specific covered 20 benefits that are not essential health benefits, as designated pursuant to a state determination and in 21 accordance with federal laws and regulations. 22 (c)(1) Except as provided in subdivision (2) of this subsection, this section applies to any 23 health insurance carrier providing coverage under an individual or group health plan. 24 (2)(A) The prohibition on lifetime limits applies to grandfathered health plans. 25 (B) The prohibition and limits on annual limits apply to grandfathered health plans 26 providing group health insurance coverage, but the prohibition and limits on annual limits do not 27 apply to grandfathered health plans providing individual health insurance coverage. 28 (d) This section shall not apply to a plan or to policy years prior to January 1, 2014 for 29 which the Secretary of the U.S. Department of Health and Human Services issued a waiver pursuant 30 to 45 C.F.R. § 147.126(d)(3). This section also shall not apply to insurance coverage providing 31 benefits for: (1) Hospital confinement indemnity; (2) Disability income; (3) Accident only; (4) 32 Long-term care; (5) Medicare supplement; (6) Limited benefit health; (7) Specified disease 33 indemnity; (8) Sickness or bodily injury or death by accident or both; and (9) Other limited benefit

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policies.

1	(e) If the commissioner of the office of the health histratice commissioner determines that
2	the corresponding provision of the federal Patient Protection and Affordable Care Act has been
3	declared invalid by a final judgment of the federal judicial branch or has been repealed by an act
4	of Congress, on the date of the commissioner's determination this section shall have its
5	effectiveness suspended indefinitely, and the commissioner shall take no action to enforce this
6	section. Nothing in this subsection shall be construed to limit the authority of the Commissioner to
7	regulate health insurance under existing state law.
8	SECTION 4. Section 27-41-76 of the General Laws in Chapter 27-41 entitled "Health
9	Maintenance Organizations" is hereby amended to read as follows:
10	27-41-76. Prohibition on annual and lifetime limits.
11	(a) Annual limits.
12	(1) For plan or policy years beginning prior to January 1, 2014, for any individual, a health
13	maintenance organization subject to the jurisdiction of the commissioner under this chapter may
14	establish an annual limit on the dollar amount of benefits that are essential health benefits provided
15	the restricted annual limit is not less than the following:
16	(A) For a plan or policy year beginning after September 22, 2011, but before September
17	23, 2012 one million two hundred fifty thousand dollars (\$1,250,000); and
18	(B) For a plan or policy year beginning after September 22, 2012, but before January 1,
19	2014 two million dollars (\$2,000,000).
20	(2) For plan or policy years beginning on or after January 1, 2014, a health maintenance
21	organization shall not establish any annual limit on the dollar amount of essential health benefits
22	for any individual, except:
23	(A) A health flexible spending arrangement, as defined in section 106(c)(2)(i) of the federal
24	Internal Revenue Code, a medical savings account, as defined in section 220 of the federal Internal
25	Revenue Code, and a health savings account, as defined in section 223 of the federal Internal
26	Revenue Code are not subject to the requirements of subdivisions (1) and (2) of this subsection.
27	(B) The provisions of this subsection shall not prevent a health maintenance organization
28	from placing annual dollar limits for any individual on specific covered benefits that are not
29	essential health benefits to the extent that such limits are otherwise permitted under applicable
30	federal law or the laws and regulations of this state.
31	(3) In determining whether an individual has received benefits that meet or exceed the
32	allowable limits, as provided in subdivision (1) of this subsection, a health maintenance
33	organization shall take into account only essential health benefits.
34	(b) Lifetime limits.

1	(1) A health insurance carrier and health benefit plan offering group or individual health
2	insurance coverage shall not establish a lifetime limit on the dollar value of essential health benefits
3	for any individual.
4	(2) Notwithstanding subdivision (1) above, a health insurance carrier and health benefit
5	plan is not prohibited from placing lifetime dollar limits for any individual on specific covered
6	benefits that are not essential health benefits in accordance with federal laws and regulations.
7	(c)(1) The provisions of this section relating to lifetime limits apply to any health
8	maintenance organization or health insurance carrier providing coverage under an individual or
9	group health plan, including grandfathered health plans.
10	(2) The provisions of this section relating to annual limits apply to any health maintenance
11	organization or health insurance carrier providing coverage under a group health plan, including
12	grandfathered health plans, but the prohibition and limits on annual limits do not apply to
13	grandfathered health plans providing individual health insurance coverage.
14	(d) This section shall not apply to a plan or to policy years prior to January 1, 2014 for
15	which the Secretary of the U.S. Department of Health and Human Services issued a waiver pursuant
16	to 45 C.F.R. § 147.126(d)(3). This section also shall not apply to insurance coverage providing
17	benefits for: (1) Hospital confinement indemnity; (2) Disability income; (3) Accident only; (4)
18	Long-term care; (5) Medicare supplement; (6) Limited benefit health; (7) Specified disease
19	indemnity; (8) Sickness or bodily injury or death by accident or both; and (9) Other limited benefit
20	policies.
21	(e) If the commissioner of the office of the health insurance commissioner determines that
22	the corresponding provision of the federal Patient Protection and Affordable Care Act has been
23	declared invalid by a final judgment of the federal judicial branch or has been repealed by an act
24	of Congress, on the date of the commissioner's determination this section shall have its

effectiveness suspended indefinitely, and the commissioner shall take no action to enforce this
section. Nothing in this subsection shall be construed to limit the authority of the Commissioner to
regulate health insurance under existing state law.

SECTION 5. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO INSURANCE -- LIFETIME LIMITS

This act would revoke the authority of the health insurance commissioner's ability to
enforce a ruling of the federal government or federal court that revokes the prohibition on limits on
health insurance.

This act would take effect upon passage.

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