1-1 1-2 1-3 1-4 1-5 1-6	(In the Senate - Filed March 8, 2013; March 13, 2013 first time and referred to Committee on Health and Human Ser April 2, 2013, reported adversely, with favorable Com Substitute by the following vote: Yeas 7, Nays 0; April 2,	vices; nmittee
1-7	COMMITTEE VOTE	
1 0		
1-8 1-9	Yea Nay Absent PNV Nelson X	
1-10	Deuell X	
1-11	Huffman X	
1-12	Nichols X	
1-13	Schwertner X	
1-14	Taylor X	
1-15	Uresti X	
1 <b>-</b> 16 1 <b>-</b> 17	West X Zaffirini X	
Τ-Τ/		
1-18	COMMITTEE SUBSTITUTE FOR S.B. No. 1803 By: H	Huffman
1-19 1-20	A BILL TO BE ENTITLED AN ACT	
1-21	relating to the office of inspector general of the Health and	d Human
1-22	Services Commission.	a maman
1-23	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:	
1-24	SECTION 1. Section 531.1011, Government Code, is ame	nded to
1-25 1-26	read as follows: Sec. 531.1011. DEFINITIONS. For purposes of	this
1-27	subchapter:	UIIIS
1-28	(1) "Abuse" means provider practices tha	t are
1-29		
1-30	result in an unnecessary cost to the Medicaid program,	
1-31 1-32	reimbursement for services that are not medically necessary of fail to meet professionally recognized standards for health	or that
1-33	including beneficiary practices that result in unnecessary (	cost to
1-34	the Medicaid program.	
1-35	(2) "Allegation of fraud" means an allegat	
1-36	Medicaid fraud received by the commission from any source, the	
1-37 1-38	not been verified by the state, including an allegation base fraud hotline complaints, claims mining data, data ar	
1-39	processes or patterns identified through provider audits,	
1-40	false claims cases, and law enforcement investigations.	
1-41	<u>(3)</u> "Fraud" means an intentional decepti	
1-42	misrepresentation made by a person with the knowledge th	
1-43 1-44	deception could result in some unauthorized benefit to that or some other person, including any act that constitutes	
1-45	under Chapter 36, Human Resources Code, or applicable fede	
1-46	state law.	
1-47	(4) [ <del>(2)</del> ] "Furnished" refers to items or se	
1-48	provided directly by, or under the direct supervision	
1-49	ordered by a practitioner or other individual (either	
1 <b>-</b> 50 1 <b>-</b> 51	employee or in the individual's own capacity), a provider, or supplier of services, excluding services ordered by one par	
1 <b>-</b> 52	billed for and provided by or under the supervision of anothe:	
1-53	(5) "Payment hold" [ <del>(3) "Hold on payment"</del> ] mea	
1-54	temporary denial of reimbursement under the Medicaid progr	
1-55	items or services furnished by a specified provider.	
1-56	(6) "Physician" includes an individual licen	
1 <b>-</b> 57 1 <b>-</b> 58	practice medicine in this state, a professional assoc	
1 <b>-</b> 58 1 <b>-</b> 59	composed solely of physicians, a single legal entity author: practice medicine owned by two or more physicians, a nor	
1-60	health corporation certified by the Texas Medical Board	

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C.S.S.B. No. 1803 Chapter 162, Occupations Code, or a partnership composed solely of 2-1 2-2 physicians. (7) [<del>(4)</del>] "Practitioner" means a physician or other 2-3 individual licensed under state law to practice the individual's 2-4 2-5 profession. (8) [(5)] "Program exclusion" means the suspension of 2-6 a provider from being authorized under the Medicaid program to 2-7 2-8 request reimbursement of items or services furnished by that specific provider. 2-9 partnership, corporation, agency, association, institution other entity that was or is approved by the commission to: 2-10 firm, 2-11 institution, or 2-12 2-13 (A) provide medical assistance under contract or 2-14 provider agreement with the commission; or 2**-**15 2**-**16 (B) provide third-party billing vendor services under a contract or provider agreement with the commission. SECTION 2. Section 531.102, Government Code, is amended by 2-17 amending Subsection (g) and adding Subsections (l) and (m) to read 2-18 2-19 as follows: 2-20 2-21 Whenever the office learns or has reason to suspect (q)(1)that a provider's records are being withheld, concealed, destroyed, 2-22 fabricated, or in any way falsified, the office shall immediately refer the case to the state's Medicaid fraud control unit. However, 2-23 such criminal referral does not preclude the office from continuing 2-24 2**-**25 2**-**26 its investigation of the provider, which investigation may lead to the imposition of appropriate administrative or civil sanctions. 2-27 In addition to other instances authorized under (2) state or federal law, the office  $\max$  [shall] impose without prior notice a hold on payment of claims for reimbursement submitted by a 2-28 2-29 2-30 provider to compel production of records, when requested by the 2-31 state's Medicaid fraud control unit, or upon the determination that 2-32 a credible allegation of fraud exists [on receipt of <u>reliable</u> evidence that the circumstances giving rise to the hold on payment 2-33 2-34 involve fraud or wilful misrepresentation under the state Medicaid program in accordance with 42 C.F.R. Section 455.23, as 2-35 applicable]. The office must notify the provider of the hold on payment in accordance with 42 C.F.R. Section 455.23(b). Notwithstanding the requirements of 42 C.F.R. Section 455.23(b), 2-36 2-37 2-38 the notice of payment hold provided under this subsection shall 2-39 2-40 also include: 2-41 the specific basis for the hold, including, (A) 2-42 identification of the claims supporting the available, 2-43 allegation at that point in the investigation; and 2-44 (B) a description of administrative and judicial due process remedies, including an informal review, a formal administrative appeal hearing, or both. (3) On timely written request by a provider subject to 2-45 2-46 2-47 2-48 a hold on payment under Subdivision (2), other than a hold requested 2-49 by the state's Medicaid fraud control unit, the office shall file a 2-50 request with the State Office of Administrative Hearings for an 2-51 expedited administrative hearing regarding the hold. The provider must request an expedited hearing under this subdivision not later 2-52 2-53 than the 10th day after the date the provider receives notice from the office under Subdivision (2). <u>Unless otherwise determined by</u> 2-54 the administrative law judge for good cause at the administrative hearing, the state and the subject provider shall each be 2-55 2-56 responsible for one-half of the costs charged by the State Office of 2-57 Administrative Hearings, for one-half of the costs for transcribing 2-58 the hearing, and for each party's own additional costs related to 2-59 the administrative hearing, including costs associated with discovery, depositions, subpoenas, services of process and witness 2-60 2-61 2-62 expenses, preparation for the administrative hearing, investigation costs, travel expenses, investigation expenses, and all other costs, including attorney's fees, associated with the 2-63 2-64 2-65 case. 2-66 (4) Following an administrative hearing under Subdivision (3), a provider subject to a hold on payment, other than 2-67 a hold requested by the state's Medicaid fraud control unit, may appeal a final administrative order by filing a petition for 2-68 2-69

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judicial review in a district court in Travis County. 3-1 (5) The <u>executive commissioner</u> [<del>commission</del>] shall 3-2 adopt rules that allow a provider subject to a hold on payment under 3-3 3-4 Subdivision (2), other than a hold requested by the state's Medicaid fraud control unit, to seek an informal resolution of the issues identified by the office in the notice provided under that subdivision. A provider must request [seek] an informal resolution 3-5 3-6 3-7 meeting under this subdivision not later than the deadline 3-8 prescribed by Subdivision (3). On timely request, the office shall schedule an informal resolution meeting not later than the 60th day after the date the office receives the request from the provider, 3-9 3-10 3-11 3-12 but may schedule a meeting later if requested by the provider. The office shall give notice to the provider of the time and place of 3-13 the informal resolution meeting not later than the 30th day before the date the informal resolution meeting is held. A provider may request a second informal resolution not later than 10 days after 3-14 3**-**15 3**-**16 the date of the initial informal resolution meeting. Upon timely 3-17 request, the office shall schedule a second informal resolution 3-18 meeting not later than the 45th day after the date the office receives the request from the provider, but may schedule a meeting later if requested by the provider. The office shall give notice to 3-19 3-20 3-21 the provider of the time and place of the second informal resolution 3-22 meeting not later than the 20th day before the date the second 3-23 informal resolution meeting is held. A provider shall have an opportunity to provide additional information before the second resolution meeting for consideration by the office. A provider's decision to request [seek] an informal resolution under this subdivision does not extend the time by which the provider must 3-24 3-25 3**-**26 3-27 3-28 3-29 request an expedited administrative hearing under Subdivision (3). However, a hearing initiated under Subdivision (3) shall be stayed [at the office's request] until the informal resolution process is 3-30 3-31 3-32 completed. 3-33

(6) [<del>(5)</del>] The office shall, in consultation with the 3-34 state's Medicaid fraud control unit, establish guidelines under which holds on payment or program exclusions: 3-35 3-36

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(A) may permissively be imposed on a provider; or shall automatically be imposed on a provider. (B) (1) The office shall employ a medical director who is a licensed physician under Subtitle B, Title 3, Occupations Code, and the rules adopted under that subtitle by the Texas Medical Board. The medical director shall ensure that any investigative findings based on medical necessity or quality of care have been reviewed by a qualified expert as described by the Texas Rules of Evidence before the office imposes a payment hold or seeks recoupment of an

overpayment, damages, or penalties. (m) The office, acting through the commission, shall adopt 3-46 3-47 rules establishing the criteria for initiating a full-scale fraud 3-48 or abuse investigation, conducting the investigation, collecting evidence, accepting and approving a provider's request to post a surety bond to secure potential recoupments in lieu of a payment hold or other asset or payment guarantee, and establishing minimum 3-49 3-50 3-51 3-52 training requirements for Medicaid provider fraud or abuse 3-53

investigators. SECTION 3. SECTION 3. Subchapter C, Chapter 531, Government Code, is amended by adding Sections 531.118, 531.119, 531.120, and 531.1201 3-54 3-55 3-56 to read as follows:

3-57 Sec. 531.118. INTEGRITY REVIEWS OF ALLEGATIONS OF FRAUD. The commission shall maintain a record of all allegations of 3-58 (a) fraud against a Medicaid provider containing the date the 3-59 allegation of fraud was received or identified and the source of the allegation, if available. This record shall remain confidential 3-60 3-61 under Sections 531.1021 (g) and (h). 3-62

(b) If the commission receives an allegation of fraud against a Medicaid provider from any source, the office must 3-63 3-64 conduct an integrity review of each allegation of fraud to determine whether there is sufficient basis to warrant a full 3-65 3-66 investigation. An integrity review must begin not later than the 3-67 30th day after the date the commission receives or identifies an 3-68 3-69 allegation of fraud.

C.S.S.B. No. 1803 (c) An integrity review shall consist of a review of all allegations, facts, and evidence by the commission's office of 4-1 4-2 4-3 inspector general and must result in a preliminary investigation report documenting the allegations, evidence reviewed, if 4 - 4available, procedures utilized to conduct the preliminary investigation, findings of the preliminary investigation, and the 4-5 **4**-6 4-7 office's determination of whether a full investigation is warranted 4-8 before the allegation proceeds to a full investigation. 4-9

(d) If the Medicaid fraud control unit or other law enforcement agency accepts a fraud referral from the office for investigation, a payment hold based upon a credible allegation of 4-10 4-11 4-12 fraud may be continued until such time as that investigation and any associated enforcement proceedings are completed. 4-13

(e) If the Medicaid fraud control unit or any other law enforcement agency declines to accept the fraud referral for investigation, a payment hold based upon a credible allegation of 4-14 4**-**15 4**-**16 4-17 fraud must be discontinued unless the commission has alternative 4-18 federal or state authority by which it may impose a payment hold or 4-19 unless the office makes a fraud referral to another law enforcement <u>agency.</u> (<u>f) On</u> 4-20 4-21

<u>a quarterly</u> basis, the office must request 4-22 certification from the state's Medicaid fraud control unit or other law enforcement agency that any matter accepted on the basis of a 4 - 2.3credible allegation of fraud referral continues to be under investigation and that the continuation of the payment hold is 4-24 4-25 4**-**26 warranted.

4-27 Sec. 531.119. WEBSITE POSTING. The office shall post on its 4-28 publicly available website a description, in plain English, of the 4-29 processes and procedures that the office uses to determine whether to impose a hold on a payment to a provider under this subchapter. Sec. 531.120. INFORMAL RESOLUTION OF PROPOS 4-30

4-31 PROPOSED OVERPAYMENTS. (a) The commission or the commission's office of 4-32 inspector general must provide a provider with written notice of 4-33 intent to recover any proposed overpayment or debt amount and any related damages or penalties arising out of a fraud or abuse investigation. The notice shall include the specific basis for 4-34 4-35 4-36 overpayment, a description of facts and supporting evidence, if 4-37 of 4-38 available, extrapolation methodology, the calculation overpayment amount, damages and penalties, if applicable, and a description of administrative and judicial due process remedies, including an informal review, a formal administrative appeal 4-39 4-40 4-41 4-42 hearing, or both.

4-43 (b) A provider must request an informal resolution meeting under this section not later than the 15th day after the date the provider receives notice under Subsection (a). On receipt of a timely request, the office shall schedule an informal resolution 4-44 4-45 4-46 4-47 meeting not later than the 60th day after the date the office 4-48 receives the request from the provider, but may schedule a hearing later if requested by the provider. The office shall give notice to the provider of the time and place of the informal resolution meeting not later than the 30th day before the date the informal 4-49 4-50 4-51 resolution meeting is held. A provider may request a second 4-52 informal resolution not later than 10 days after the initial informal resolution meeting. On receipt of a timely request, the 4-53 4-54 office shall schedule a second informal resolution meeting not later than the 45th day after the date the office receives the 4-55 4-56 4-57 request from the provider, but may schedule a meeting later if requested by the provider. The office shall give notice to the provider of the time and place of the second informal resolution meeting not later than the 20th day before the date the informal resolution meeting is held. A provider shall have an opportunity to 4-58 4-59 4-60 4-61 4-62 provide additional information before the second resolution 4-63 meeting for consideration by the office. Sec. 531.1201. RECOUPMENT OF OVERPAYMENTS OR RECOUPMENT OF 4-64

4-65 DEBT; APPEALS. (a) A provider must request an appeal under this 4-66 section not later than the 15th day after the date the provider receives notice under Section 531.120(a). On receipt of a timely 4-67 written request by a provider who is the subject of a recoupment of overpayment or recoupment of debt arising out of a fraud or abuse 4-68 4-69

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investigation, the office of inspector general shall file a docketing request with the State Office of Administrative Hearings 5-1 5-2 or the Health and Human Services Commission appeals division, as 5-3 requested by the provider, for an administrative hearing regarding the proposed recoupment amount and any associated damages or penalties. The office shall file the docketing request under this 5 - 45-5 5-6 section not later than 60 days after the provider's request for an 5-7 administrative hearing or not later than 60 days after the completion of the informal resolution process, if applicable. Unless otherwise determined by the administrative law judge at the administrative hearing under this subsection for good cause, the state and the subject provider shall each be responsible for 5-8 5-9 5-10 5**-**11 5-12 one-half of the costs charged by the State Office of Administrative 5-13 Hearings, for one-half of the costs for transcribing the hearing, and for each party's own additional costs related to the administrative hearing, including costs associated with discovery, 5-14 5**-**15 5**-**16 5-17 depositions, subpoenas, services of process and witness expenses, 5-18 preparation for the administrative hearing, investigation costs, travel expenses, investigation expenses, and all other costs, including attorney's fees, associated with the case. 5-19 5-20 5-21

(b) Following an administrative hearing under Subsection 5-22 , a provider who is the subject of a recoupment of overpayment or (a) 5-23 recoupment of debt arising out of a fraud or abuse investigation may appeal a final administrative order by filing a petition may judicial review in a district court in Travis County. SECTION 4. Section 32.0291, Human Resources Code, is amended to read as follows: 5-24 5-25

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Sec. 32.0291. PREPAYMENT REVIEWS AND <u>PAYMENT</u> [<del>POSTPAYMENT</del>] HOLDS. (a) Notwithstanding any other law, the department may: 5-28 5-29

(1) perform a prepayment review of a claim for reimbursement under the medical assistance program to determine 5-30 5-31 5-32 whether the claim involves fraud or abuse; and

(2) as necessary to perform that review, withhold payment of the claim for not more than five working days without 5-33 5-34 5-35

notice to the person submitting the claim. (b) Notwithstanding any other law <u>and subject to Section</u> <u>531.102, Government Code</u>, the department may impose a <u>payment</u> 5-36 5-37 [postpayment] hold on payment of future claims submitted by a provider [if the department has reliable evidence that the provider 5-38 5-39 has committed fraud or wilful misrepresentation regarding a claim 5-40 5-41 for reimbursement under the medical assistance program]. The department must notify the provider of the <u>payment</u> [postpayment] hold not later than the fifth working day after the date the hold is 5-42 5-43 5-44 imposed.

5-45 (c) <u>A payment hold authorized by this section is governed by</u> the requirements and procedures specified for a payment hold under 5-46 Section 531.102, Government Code, including the notice 5-47 5-48 requirements under Subsection (g) of that section [<del>On timely</del> 5-49 written request by a provider subject to a postpayment hold under the department shall file a request with the State 5-50 Subsection (b), 5-51 Office of Administrative Hearings for an expedited administrative 5-52 hearing regarding the hold. The provider must request an expedited hearing under this subsection not later than the 10th day after the date the provider receives notice from the department under Subsection (b). The department shall discontinue the hold unless 5-53 5-54 5-55 5-56 the department makes a prima facie showing at the hearing that the evidence relied on by the department in imposing the hold is relevant, credible, and material to the issue of fraud or wilful 5-57 5-58 5-59 misrepresentation.

[(d) The department shall adopt rules that allow a provider subject to a postpayment hold under Subsection (b) to seek an 5-60 5-61 5-62 informal resolution of the issues identified by the department in the notice provided under that subsection. A provider must seek an 5-63 informal resolution under this subsection. A provider mast seek an deadline prescribed by Subsection (c). A provider's decision to seek an informal resolution under this subsection does not extend 5-64 5-65 5-66 the time by which the provider must request an expedited administrative hearing under Subsection (c). However, a hearing 5-67 5-68 initiated under Subsection (c) shall be stayed at the department's 5-69

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6-1 request until the informal resolution process is completed].
6-2 SECTION 5. If before implementing any provision of this
6-3 Act, a state agency determines that a waiver or authorization from a federal agency is necessary for the implementation of that provision, the agency affected by the provision shall request the waiver or authorization and may delay implementing that provision until the waiver or authorization is granted. SECTION 6. This Act takes effect September 1, 2013. 6-4 6**-**5 6**-**6 6-7

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