By: Smithee H.B. No. 1742

## A BILL TO BE ENTITLED

1 AN ACT

- 2 relating to the mediation of the settlement of certain health
- 3 benefit claims involving balance billing by out-of-network
- 4 laboratories.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Section 1467.001, Insurance Code, is amended by
- 7 amending Subdivisions (4), (5), and (7) and adding Subdivisions
- 8 (4-b) and (4-c) to read as follows:
- 9 (4) "Facility-based provider" means a physician,
- 10 health care practitioner, or other health care provider who
- 11 provides health care [or medical] services to patients of a
- 12 facility.
- 13 (4-b) "Health care services" has the meaning assigned
- 14 by Section 562.002.
- 15 (4-c) "Laboratory" means an accredited facility in
- 16 which a specimen taken from a human body is interpreted and
- 17 pathological diagnoses are made.
- 18 (5) "Mediation" means a process in which an impartial
- 19 mediator facilitates and promotes agreement between the insurer
- 20 offering a preferred provider benefit plan or the administrator and
- 21 a <u>laboratory</u>, facility-based provider, or emergency care provider
- 22 or the <u>laboratory's or</u> provider's representative to settle a health
- 23 benefit claim of an enrollee.
- 24 (7) "Party" means an insurer offering a preferred

- 1 provider benefit plan, an administrator, or a <u>laboratory</u>,
- 2 facility-based provider, or emergency care provider or the
- 3 <u>laboratory's or</u> provider's representative who participates in a
- 4 mediation conducted under this chapter. The enrollee is also
- 5 considered a party to the mediation.
- 6 SECTION 2. Section 1467.005, Insurance Code, is amended to
- 7 read as follows:
- 8 Sec. 1467.005. REFORM. This chapter may not be construed
- 9 to prohibit:
- 10 (1) an insurer offering a preferred provider benefit
- 11 plan or administrator from, at any time, offering a reformed claim
- 12 settlement; or
- 13 (2) a laboratory, facility-based provider, or
- 14 emergency care provider from, at any time, offering a reformed
- 15 charge for health care [or medical] services [or supplies].
- SECTION 3. Section 1467.051, Insurance Code, is amended to
- 17 read as follows:
- 18 Sec. 1467.051. AVAILABILITY OF MANDATORY MEDIATION;
- 19 EXCEPTION. (a) An enrollee may request mediation of a settlement
- 20 of an out-of-network health benefit claim if:
- 21 (1) the amount for which the enrollee is responsible
- 22 to a <u>laboratory</u>, facility-based provider, or emergency care
- 23 provider, after copayments, deductibles, and coinsurance,
- 24 including the amount unpaid by the administrator or insurer, is
- 25 greater than \$500; and
- 26 (2) the health benefit claim is for:
- 27 (A) emergency care; [or]

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H.B. No. 1742
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- a health care [or medical] service [or 1 (B) supply] provided by a facility-based provider in a facility that is 2 3 a preferred provider or that has a contract with the administrator; 4 or (C) a laboratory service, if: 5 6 (i) the specimen evaluated bу the 7 laboratory is collected: 8 (a) at the office of a health care practitioner who is a preferred provider or has a contract with the 9 10 administrator; or
- (b) at a facility that is a preferred 11
- 12 provider or that has a contract with the administrator; and
- (ii) the laboratory is an out-of-network 13
- 14 laboratory.

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- (b) Except as provided by Subsections (c) and (d), if an enrollee requests mediation under this subchapter, the laboratory, 16 17 facility-based provider, or emergency care provider, or the laboratory's or provider's representative, and the insurer or the 18
- 19 administrator, as appropriate, shall participate in the mediation.
- (c) Except in the case of an emergency and if requested by 20
- the enrollee, a <u>laboratory or</u> facility-based provider shall, before 21
- providing a health care [or medical] service [or supply], provide a 22
- 23 complete disclosure to an enrollee that:
- 24 explains that the <u>laboratory or</u> facility-based
- provider does not have a contract with the enrollee's health 25
- 26 benefit plan;
- 27 (2) discloses projected amounts for which the enrollee

- 1 may be responsible; and
- 2 (3) discloses the circumstances under which the
- 3 enrollee would be responsible for those amounts.
- 4 (d) A laboratory or facility-based provider who makes a
- 5 disclosure under Subsection (c) and obtains the enrollee's written
- 6 acknowledgment of that disclosure may not be required to mediate a
- 7 billed charge under this subchapter if the amount billed is less
- 8 than or equal to the maximum amount projected in the disclosure.
- 9 SECTION 4. Section 1467.0511, Insurance Code, is amended to
- 10 read as follows:
- 11 Sec. 1467.0511. NOTICE AND INFORMATION PROVIDED TO
- 12 ENROLLEE. (a) A bill sent to an enrollee by a laboratory,
- 13 facility-based provider, or emergency care provider or an
- 14 explanation of benefits sent to an enrollee by an insurer or
- 15 administrator for an out-of-network health benefit claim eligible
- 16 for mediation under this chapter must contain, in not less than
- 17 10-point boldface type, a conspicuous, plain-language explanation
- 18 of the mediation process available under this chapter, including
- 19 information on how to request mediation and a statement that is
- 20 substantially similar to the following:
- "You may be able to reduce some of your out-of-pocket costs
- 22 for an out-of-network medical or health care claim that is eligible
- 23 for mediation by contacting the Texas Department of Insurance at
- 24 (website) and (phone number)."
- 25 (b) If an enrollee contacts an insurer, administrator,
- 26 laboratory, facility-based provider, or emergency care provider
- 27 about a bill that may be eligible for mediation under this chapter,

- 1 the insurer, administrator, <u>laboratory</u>, facility-based provider,
- 2 or emergency care provider is encouraged to:
- 3 (1) inform the enrollee about mediation under this
- 4 chapter; and
- 5 (2) provide the enrollee with the department's
- 6 toll-free telephone number and Internet website address.
- 7 SECTION 5. Section 1467.052(c), Insurance Code, is amended
- 8 to read as follows:
- 9 (c) A person may not act as mediator for a claim settlement
- 10 dispute if the person has been employed by, consulted for, or
- 11 otherwise had a business relationship with an insurer offering the
- 12 preferred provider benefit plan or a physician, <u>laboratory</u>, health
- 13 care practitioner, or other health care provider during the three
- 14 years immediately preceding the request for mediation.
- SECTION 6. Section 1467.053(d), Insurance Code, is amended
- 16 to read as follows:
- 17 (d) The mediator's fees shall be split evenly and paid by
- 18 the insurer or administrator and the laboratory, facility-based
- 19 provider, or emergency care provider.
- 20 SECTION 7. Sections 1467.054(b), (c), and (e), Insurance
- 21 Code, are amended to read as follows:
- (b) A request for mandatory mediation must be provided to
- 23 the department on a form prescribed by the commissioner and must
- 24 include:
- 25 (1) the name of the enrollee requesting mediation;
- 26 (2) a brief description of the claim to be mediated;
- 27 (3) contact information, including a telephone

- 1 number, for the requesting enrollee and the enrollee's counsel, if
- 2 the enrollee retains counsel;
- 3 (4) the name of the <u>laboratory</u>, facility-based
- 4 provider, or emergency care provider and name of the insurer or
- 5 administrator; and
- 6 (5) any other information the commissioner may require
- 7 by rule.
- 8 (c) On receipt of a request for mediation, the department
- 9 shall notify the laboratory, facility-based provider, or emergency
- 10 care provider and insurer or administrator of the request.
- 11 (e) A dispute to be mediated under this chapter that does
- 12 not settle as a result of a teleconference conducted under
- 13 Subsection (d) must be conducted in the county in which the health
- 14 care [or medical] services were rendered.
- SECTION 8. Sections 1467.055(d), (h), and (i), Insurance
- 16 Code, are amended to read as follows:
- 17 (d) If the enrollee is participating in the mediation in
- 18 person, at the beginning of the mediation the mediator shall inform
- 19 the enrollee that if the enrollee is not satisfied with the mediated
- 20 agreement, the enrollee may file a complaint with:
- 21 (1) the Texas Medical Board or other appropriate
- 22 regulatory agency against the laboratory, facility-based provider,
- 23 or emergency care provider for improper billing; and
- 24 (2) the department for unfair claim settlement
- 25 practices.
- 26 (h) On receipt of notice from the department that an
- 27 enrollee has made a request for mediation that meets the

- 1 requirements of this chapter, the <u>laboratory</u>, facility-based
- 2 provider, or emergency care provider may not pursue any collection
- 3 effort against the enrollee who has requested mediation for amounts
- 4 other than copayments, deductibles, and coinsurance before the
- 5 earlier of:
- 6 (1) the date the mediation is completed; or
- 7 (2) the date the request to mediate is withdrawn.
- 8 (i) A health care [or medical] service [or supply] provided
- 9 by a laboratory, facility-based provider, or emergency care
- 10 provider may not be summarily disallowed. This subsection does not
- 11 require an insurer or administrator to pay for an uncovered service
- 12 [<del>or supply</del>].
- 13 SECTION 9. Sections 1467.056(a), (b), and (d), Insurance
- 14 Code, are amended to read as follows:
- 15 (a) In a mediation under this chapter, the parties shall:
- 16 (1) evaluate whether:
- 17 (A) the amount charged by the laboratory,
- 18 facility-based provider, or emergency care provider for the health
- 19 care [or medical] service [or supply] is excessive; and
- 20 (B) the amount paid by the insurer or
- 21 administrator represents the usual and customary rate for the
- 22 health care [or medical] service [or supply] or is unreasonably
- 23 low; and
- 24 (2) as a result of the amounts described by
- 25 Subdivision (1), determine the amount, after copayments,
- 26 deductibles, and coinsurance are applied, for which an enrollee is
- 27 responsible to the laboratory, facility-based provider, or

- 1 emergency care provider.
- 2 (b) The <u>laboratory</u>, facility-based provider, or emergency
- 3 care provider may present information regarding the amount charged
- 4 for the health care [or medical] service [or supply]. The insurer
- 5 or administrator may present information regarding the amount paid
- 6 by the insurer or administrator.
- 7 (d) The goal of the mediation is to reach an agreement among
- 8 the enrollee, the <u>laboratory</u>, facility-based provider, or
- 9 emergency care provider, and the insurer or administrator, as
- 10 applicable, as to the amount paid by the insurer or administrator to
- 11 the <u>laboratory</u>, facility-based provider, or emergency care
- 12 provider, the amount charged by the <u>laboratory</u>, facility-based
- 13 provider, or emergency care provider, and the amount paid to the
- 14 <u>laboratory</u>, facility-based provider, or emergency care provider by
- 15 the enrollee.
- 16 SECTION 10. Section 1467.058, Insurance Code, is amended to
- 17 read as follows:
- 18 Sec. 1467.058. CONTINUATION OF MEDIATION. After a
- 19 referral is made under Section 1467.057, the <u>laboratory</u>,
- 20 facility-based provider, or emergency care provider and the insurer
- 21 or administrator may elect to continue the mediation to further
- 22 determine their responsibilities. Continuation of mediation under
- 23 this section does not affect the amount of the billed charge to the
- 24 enrollee.
- 25 SECTION 11. Section 1467.059, Insurance Code, is amended to
- 26 read as follows:
- Sec. 1467.059. MEDIATION AGREEMENT. The mediator shall

- 1 prepare a confidential mediation agreement and order that states:
- 2 (1) the total amount for which the enrollee will be
- 3 responsible to the <u>laboratory</u>, facility-based provider, or
- 4 emergency care provider, after copayments, deductibles, and
- 5 coinsurance; and
- 6 (2) any agreement reached by the parties under Section
- 7 1467.058.
- 8 SECTION 12. Sections 1467.151(a), (b), and (d), Insurance
- 9 Code, are amended to read as follows:
- 10 (a) The commissioner and the Texas Medical Board or other
- 11 regulatory agency, as appropriate, shall adopt rules regulating the
- 12 investigation and review of a complaint filed that relates to the
- 13 settlement of an out-of-network health benefit claim that is
- 14 subject to this chapter. The rules adopted under this section
- 15 must:
- 16 (1) distinguish among complaints for out-of-network
- 17 coverage or payment and give priority to investigating allegations
- 18 of delayed health care services [or medical care];
- 19 (2) develop a form for filing a complaint and
- 20 establish an outreach effort to inform enrollees of the
- 21 availability of the claims dispute resolution process under this
- 22 chapter;
- 23 (3) ensure that a complaint is not dismissed without
- 24 appropriate consideration;
- 25 (4) ensure that enrollees are informed of the
- 26 availability of mandatory mediation; and
- 27 (5) require the administrator to include a notice of

- 1 the claims dispute resolution process available under this chapter
- 2 with the explanation of benefits sent to an enrollee.
- 3 (b) The department and the Texas Medical Board or other
- 4 appropriate regulatory agency shall maintain information:
- 5 (1) on each complaint filed that concerns a claim or
- 6 mediation subject to this chapter; and
- 7 (2) related to a claim that is the basis of an enrollee
- 8 complaint, including:
- 9 (A) the type of services that gave rise to the
- 10 dispute;
- 11 (B) the type and specialty, if any, of the
- 12 <u>laboratory</u>, facility-based provider, or emergency care provider
- 13 who provided the out-of-network service;
- 14 (C) the county and metropolitan area in which the
- 15 health care [or medical] service [or supply] was provided;
- 16 (D) whether the health care [or medical] service
- 17 [or supply] was for emergency care; and
- 18 (E) any other information about:
- (i) the insurer or administrator that the
- 20 commissioner by rule requires; or
- 21 (ii) the <u>laboratory</u>, facility-based
- 22 provider  $\underline{\,}$  or emergency care provider that the Texas Medical Board
- 23 or other appropriate regulatory agency by rule requires.
- 24 (d) A <u>laboratory</u>, facility-based provider, or emergency
- 25 care provider who fails to provide a disclosure under Section
- 26 1467.051 or 1467.0511 is not subject to discipline by the Texas
- 27 Medical Board or other appropriate regulatory agency for that

- 1 failure and a cause of action is not created by a failure to
- 2 disclose as required by Section 1467.051 or 1467.0511.
- 3 SECTION 13. The changes in law made by this Act apply only
- 4 to a claim for health care services provided on or after January 1,
- 5 2020. A claim for health care services provided before January 1,
- 6 2020, is governed by the law as it existed immediately before the
- 7 effective date of this Act, and that law is continued in effect for
- 8 that purpose.
- 9 SECTION 14. This Act takes effect September 1, 2019.