By: Shaheen H.B. No. 541

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the provision of direct patient care by physicians and
3	health care practitioners.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter F, Chapter 162, Occupations Code, is
6	transferred to Subtitle A, Title 3, Occupations Code, redesignated
7	as Chapter 117, Occupations Code, and amended to read as follows:
8	CHAPTER 117 [SUBCHAPTER F]. DIRECT PATIENT [PRIMARY] CARE
9	Sec. $\underline{117.001}$ [$\underline{162.251}$]. DEFINITIONS. In this <u>chapter</u>
10	[subchapter]:
11	(1) "Direct fee" means a fee charged by a physician or
12	<u>health care practitioner</u> to a patient or a patient's designee for
13	<u>health</u> [primary medical] care services provided by, or to be
14	provided by, the physician or practitioner to the patient. The term
15	includes a fee in any form, including a:
16	<pre>(A) monthly retainer;</pre>
17	(B) membership fee;
18	(C) subscription fee;
19	(D) fee paid under a <u>direct patient care</u> [medical
20	<pre>service] agreement; or</pre>
21	(E) fee for a service, visit, or episode of care.
22	(2) "Direct <u>patient</u> [primary] care" means a <u>health</u>
23	[primary medical] care service provided by a physician or health
24	care practitioner to a patient in return for payment in accordance

- 1 with a direct fee. The term includes telemedicine medical services
- 2 and telehealth services, as those terms are defined by Section
- 3 111.001, provided using a technology platform.
- 4 (3) "Direct patient care agreement" means a signed
- 5 written agreement under which a physician or health care
- 6 practitioner agrees to provide health care services to a patient in
- 7 exchange for a direct fee for a period of time that is entered into
- 8 by the physician or practitioner and:
- 9 (A) the patient;
- 10 (B) the patient's legal representative,
- 11 guardian, or employer on behalf of the patient; or
- 12 (C) the patient's legal representative's or
- 13 guardian's employer on behalf of the patient.
- 14 (4) "Health care practitioner" means an individual who
- 15 holds a license, certificate, permit, or other authorization issued
- 16 under this title to engage in a health care profession and who
- 17 provides health care in the ordinary course of business or practice
- 18 of a profession. The term does not include a physician.
- 19 <u>(5)</u> "Health care service" means any care, service, or
- 20 procedure provided by a physician or health care practitioner. The
- 21 term includes any medical or psychological diagnosis, treatment,
- 22 evaluation, advice, or other service that affects the structure or
- 23 <u>function of the human body</u> ["Medical service agreement" means a
- 24 signed written agreement under which a physician agrees to provide
- 25 direct primary care services for a patient in exchange for a direct
- 26 fee for a period of time that is entered into by the physician and:
- 27 [(A) the patient;

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[(B) the patient's legal representative,
 1
   guardian, or employer on behalf of the patient; or
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                    [(C) the patient's legal representative's
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   guardian's employer on behalf of the patient].
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               (6) [\frac{4}{1}] "Physician" means a person licensed to
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   practice medicine in this state. The term includes a professional
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   association or professional limited liability company
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   entirely by an individual licensed under Subtitle B [this
   subtitle].
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               [(5) "Primary medical care service" means a routine or
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   general health care service of the type provided at the time a
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   patient seeks preventive care or first seeks health care services
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   for a specific health concern, is a patient's main source for
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   regular health care services, and includes:
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                    [(A) promoting and maintaining mental
   physical health and wellness;
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                    [(B) preventing disease;
                    [(C) screening, diagnosing, and treating acute
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   or chronic conditions caused by disease, injury, or illness;
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                    [(D) providing patient counseling and education;
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   and
                    [(E) providing a broad spectrum of preventive and
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   curative health care over a period of time.
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          Sec. 117.002 [<del>162.252</del>]. APPLICABILITY
                                                      OF
    [SUBCHAPTER]. This chapter [subchapter] does not apply to workers'
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   compensation insurance coverage as defined by Section 401.011,
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   Labor Code.
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- 1 Sec. <u>117.003</u> [<u>162.253</u>]. DIRECT <u>PATIENT</u> [PRIMARY] CARE NOT
- 2 INSURANCE. (a) A physician or health care practitioner providing
- 3 direct <u>patient</u> [<u>primary</u>] care is not an insurer or health
- 4 maintenance organization, and the physician or practitioner is not
- 5 subject to regulation by the Texas Department of Insurance for the
- 6 direct <u>patient</u> [<u>primary</u>] care.
- 7 (b) A <u>direct patient care</u> [<u>medical service</u>] agreement is not
- 8 health or accident insurance or coverage under Title 8, Insurance
- 9 Code, and is not subject to regulation by the Texas Department of
- 10 Insurance.
- 11 (c) A physician or health care practitioner is not required
- 12 to obtain a certificate of authority under the Insurance Code to
- 13 market, sell, or offer a direct patient care [medical service]
- 14 agreement or provide direct patient [primary] care.
- 15 (d) A physician or health care practitioner providing
- 16 direct patient [primary] care does not violate Section 1204.055,
- 17 Insurance Code.
- 18 Sec. 117.004 [162.254]. BILLING INSURER OR HEALTH
- 19 MAINTENANCE ORGANIZATION PROHIBITED. A physician or health care
- 20 practitioner may not bill an insurer or health maintenance
- 21 organization for direct patient [primary] care that is paid under a
- 22 direct patient care [medical service] agreement.
- Sec. 117.005 [$\frac{162.255}{}$]. INTERFERENCE PROHIBITED. (a) The
- 24 Texas Medical Board [board] or another state agency may not
- 25 prohibit, interfere with, initiate a legal or administrative
- 26 proceeding against, or impose a fine or penalty against:
- 27 (1) a physician or health care practitioner solely

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- 1 because the physician or practitioner provides direct patient
- 2 [primary] care; or
- 3 (2) a person solely because the person pays a direct
- 4 fee for direct patient [primary] care.
- 5 (b) A health insurer, health maintenance organization, or
- 6 health care provider as that term is defined by Section 105.001
- 7 may not prohibit, interfere with, or initiate a legal proceeding
- 8 against:
- 9 (1) a physician or health care practitioner solely
- 10 because the physician or practitioner provides direct patient
- 11 [primary] care; or
- 12 (2) a person solely because the person pays a direct
- 13 fee for direct patient [primary] care.
- Sec. 117.006 [162.256]. REQUIRED DISCLOSURE. A physician
- 15 <u>or health care practitioner</u> providing direct <u>patient</u> [<u>primary</u>] care
- 16 shall provide written or electronic notice to the patient that a
- 17 direct patient care [medical service] agreement for direct patient
- 18 [primary] care is not insurance, prior to entering into the
- 19 agreement.
- SECTION 2. The changes in law made by this Act apply only to
- 21 an agreement entered into on or after the effective date of this
- 22 Act. An agreement entered into before the effective date of this
- 23 Act is governed by the law applicable to the agreement immediately
- 24 before the effective date of this Act, and that law is continued in
- 25 effect for that purpose.
- 26 SECTION 3. This Act takes effect immediately if it receives
- 27 a vote of two-thirds of all the members elected to each house, as

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- 1 provided by Section 39, Article III, Texas Constitution. If this
- 2 Act does not receive the vote necessary for immediate effect, this
- 3 Act takes effect September 1, 2025.