HOUSE No. 3904

The Commonwealth of Massachusetts

PRESENTED BY:

Ronald Mariano

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act promoting equity and efficiency in rates.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Ronald Mariano	3rd Norfolk	9/6/2011
Jason M. Lewis	31st Middlesex	9/7/2011
Edward F. Coppinger	10th Suffolk	9/7/2011
Robert M. Koczera	11th Bristol	9/7/2011
Patricia A. Haddad	5th Bristol	9/7/2011
Tackey Chan	2nd Norfolk	9/7/2011
Michael F. Kane	5th Hampden	9/7/2011
James J. O'Day	14th Worcester	9/7/2011
John P. Fresolo	16th Worcester	9/9/2011
Mark J. Cusack	5th Norfolk	9/8/2011
Brian M. Ashe	2nd Hampden	9/12/2011
Paul Brodeur	32nd Middlesex	9/12/2011
Michael J. Finn	6th Hampden	9/9/2011
Linda Dorcena Forry	12th Suffolk	9/13/2011
Susan Williams Gifford	2nd Plymouth	9/12/2011
Thomas A. Golden, Jr.	16th Middlesex	9/9/2011
Aaron Michlewitz	3rd Suffolk	9/9/2011
Vincent A. Pedone	15th Worcester	9/9/2011

Bruce J. Ayers	1st Norfolk	9/15/2011
James J. Dwyer	30th Middlesex	9/14/2011
Denise C. Garlick	13th Norfolk	9/16/2011
David Paul Linsky	5th Middlesex	9/16/2011
Kevin J. Murphy	18th Middlesex	9/14/2011
Dennis A. Rosa	4th Worcester	9/14/2011
William M. Straus	10th Bristol	9/15/2011
Walter F. Timilty	7th Norfolk	9/15/2011
Timothy J. Toomey, Jr.	26th Middlesex	9/16/2011
David M. Torrisi	14th Essex	9/15/2011
Alice K. Wolf	25th Middlesex	9/16/2011
Stephen L. DiNatale	3rd Worcester	
Paul J. Donato	35th Middlesex	9/16/2011
John J. Mahoney	13th Worcester	9/16/2011

HOUSE

No. 3904

By Mr. Mariano of Quincy, a petition (subject to Joint Rule 12) of Ronald Mariano and others relative to promoting equity and efficiency in health care rates. Health Care Financing.

The Commonwealth of Alassachusetts

In the Year Two Thousand Eleven

An Act promoting equity and efficiency in rates.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- SECTION 1. Chapter 176O is hereby amended by adding after section 21 thereof the following section:-
- 2 following section:-

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Section 22.

- 4 As used in this section, the following words shall have the following meanings:
- 5 "Alternative Payment Methods": Models of payment for health care services, as agreed to
- 6 by a Carrier and a Health Care Provider that incorporate various degrees of risk sharing and
- 7 reimburse the Health Care Provider for the provision and coordination of care for a range of
- 8 covered services and may include prospective payments, blended capitated payments, shared
- 9 savings, or other payment methods that promote improved coordination of care, higher quality, a
- 10 reduction in inappropriate utilization, and lower costs.
- 11 "Health Care Providers" physicians licensed under the provisions of chapter one hundred
- and twelve, physician group practices, or a hospital licensed under the provisions of chapter one

hundred and eleven and its agents and employees, or a public hospital and its agents and employees.

- (a) Every health care provider, which provides covered services to a person must provide such services to any such person as a condition of their licensure, and must accept payment by a carrier consistent with the provisions of this section, and may not balance bill such person for any amount in excess of the amount paid by the carrier pursuant to this section, other than applicable co-payments, co-insurance and deductibles. Any health care provider that participates in a carrier's network or any health benefit plan shall not refuse to participate in the carrier's network due to the carrier's compliance with this section.
- (b) No carrier or health care provider shall enter or renew a contract or agreement on or after January 1, 2012 under which the carrier agrees to pay the health care provider at a rate that is not in conformity with the standards as forth in subsection (d)
- (c) Carriers shall, utilizing claims-paid data, as filed annually to the division of health care finance and policy, calculate the carrier-specific relative prices the carrier has agreed to pay health care providers determined using the provider categories and uniform methodology for price relativities established by the division of health care finance and policy pursuant to section 6 of chapter 118G, and identified on a state-wide basis and by provider type.
- (d) No carrier or health care provider shall enter or renew a contract or agreement on or after January 1, 2012 under which the health care provider is reimbursed at a rate that is above the carrier-specific 80th percentile of health care provider relative price within each of the applicable 4 geographic regions, as defined below; nor shall any carrier or health care provider enter or renew a contract or agreement on or after January 1, 2012 under which the health care

- provider is reimbursed at a rate that is below the carrier-specific 20th percentile of health care
- provider relative price within each of the applicable four geographic regions, as defined below.
- For the purpose of complying with the requirements of this section, carriers shall define the four
- 38 geographic regions as follows:

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- Region A (Western MA, 010 through 013)
- 40 Region B (Central MA, 014 through 016) and (Metro West, 017 and 020)
- 41 Region D (Merrimack, 018 through 019) and (Boston, 021 through 022 and 024)
- 42 Region F (South Eastern MA, 023 and 027), (Cape, 025 through 026)
- 43 (e) The requirements of the Section shall not apply to contracts utilizing alternative 44 payment methods between a carrier and a health care provider, whereby the health care provider 45 reports a Total Medical Expense that is less than or equal to the statewide median reported Total
- 47 (f) For contracts entered into prior to the effective date of this act, the provisions shall take effect upon the anniversary date of the contract.

Medical Expenses, as reported by the Division of Health Care Finance and Policy.

- (g) Any net savings realized by the Carrier attributable to the operation of this section shall be reflected in the premiums charged to health plan eligible members.
- (h) Every health care provider that does not agree to participate in a carrier's network must accept a rate equal to the carrier-specific median relative price within the applicable geographic region, as defined in subsection (d) for any covered out-of-network charges.

Nothing in this subsection shall prohibit a carrier from denying payment for unapproved services conducted by a non-network provider. Every out-of-network health care provider must accept payment by a carrier consistent with the provisions of this section, and may not balance bill such person for any amount in excess of the amount paid by the carrier pursuant to this section for such covered out-of-network services, other than applicable co-payments, co-insurance and deductibles.

In any given year there shall be no net increase in premiums due to the operation of this section. The Commissioner may promulgate regulations to monitor and ensure compliance with this section 22.

SECTION 2. Chapter 93A of the General Laws is hereby amended by adding the following section:

Section 115. A health care provider, as defined in section 1 of chapter 176O, shall not recoup or attempt to recoup amounts in excess of the amounts charged to carriers pursuant to section 22 of chapter 176O by increasing charges to other health benefit plans or other payers. The attorney general may adopt regulations enforcing this section, which shall include requirements for identifying and enforcing noncompliance and penalties for noncompliance.

SECTION 3. Chapter 118G is hereby amended by inserting after Section 6C the following new language:

Section 6D. Health Care Provider Exemption

(a) Upon application by a health care provider, the commissioner, in consultation with the commissioner of the division of insurance, shall annually determine whether a health care

provider may receive an exemption from the provision of Section 22 of Chapter 176O. The Commissioner shall weigh the criteria presented by the health care provider against any potential for such exemption to raise health care premiums. Special consideration shall be given to the potential impact on health care premiums. The Division shall consider the following criteria for exemption:

Whether the health care provider provides certain unique and specialty services; and

The provider's geographic location; and

Whether application of Section 22 of Chapter 176O would jeopardize the financial solvency of the health care provider.

- (b) All applications for an exemption to Section 22 of Chapter 176O shall be submitted to the commissioner no later than December 1 of each year. The commissioner must hold a public hearing within 15 days upon receipt of a health care provider's submission for exemption. The commissioner shall issue a written decision within 15 days after the conclusion of the hearing. The attorney general may intervene in such hearings.
- (c) The attorney general shall review and analyze any information submitted to the division and may require that any provider seeking an exemption to produce documents and testimony under oath related to the circumstances warranting an exemption to Section 22 of Chapter 176O.
- (d) Any hospital or physician group practice that is part of a system shall file for an exemption independently from the parent or other organizations comprising the system.

- 95 (f) The commissioner may promulgate regulations to enforce the provisions of this section.
 - SECTION 4. The division of insurance, in consultation with the division of health care finance and policy, shall conduct a study of the impact of section 1 (section 22 of chapter 1760). The study shall include, but not be limited to, an examination of the impact on carrier provider networks, network adequacy, rates paid to non-participating providers, and the overall impact on carrier member premiums. The division may conduct a public hearing and receive input from interested parties. The division shall file a report with the clerks of the senate and house of representatives not later than January1, 2014 on its findings and may make recommendations for legislation.
- SECTION 5. Section 22 of Chapter 1760 is hereby repealed.

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- SECTION 6. Section 6D of Chapter 118G is hereby repealed.
- SECTION 7. Sections 5 and 6 of this act shall take effect on December 31, 2015.