HOUSE No. 1184

The Commonwealth of Massachusetts

PRESENTED BY:

Frank A. Moran

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 for equity for high value community hospitals.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Frank A. Moran	17th Essex	1/11/2019
Aaron Vega	5th Hampden	1/23/2019
Thomas A. Golden, Jr.	16th Middlesex	1/25/2019
Claire D. Cronin	11th Plymouth	1/16/2019
Angelo J. Puppolo, Jr.	12th Hampden	1/16/2019
Tackey Chan	2nd Norfolk	1/28/2019
Daniel Cahill	10th Essex	1/23/2019
Marjorie C. Decker	25th Middlesex	2/1/2019
Andres X. Vargas	3rd Essex	1/18/2019
José F. Tosado	9th Hampden	1/16/2019
Steven Ultrino	33rd Middlesex	1/16/2019
Michael J. Finn	6th Hampden	1/24/2019
William J. Driscoll, Jr.	7th Norfolk	1/16/2019
John Barrett, III	1st Berkshire	1/16/2019
Thomas M. Stanley	9th Middlesex	1/17/2019
James Arciero	2nd Middlesex	2/1/2019
Brian M. Ashe	2nd Hampden	1/18/2019
Brian W. Murray	10th Worcester	1/18/2019

Joseph W. McGonagle, Jr.	28th Middlesex	1/22/2019
David Paul Linsky	5th Middlesex	1/23/2019
Tricia Farley-Bouvier	3rd Berkshire	1/23/2019
Christine P. Barber	34th Middlesex	1/24/2019
Carolyn C. Dykema	8th Middlesex	1/24/2019
Carlos González	10th Hampden	1/24/2019
Marcos A. Devers	16th Essex	1/24/2019
Natalie M. Higgins	4th Worcester	1/24/2019
Antonio F. D. Cabral	13th Bristol	1/24/2019
David M. Rogers	24th Middlesex	1/25/2019
Christina A. Minicucci	14th Essex	1/25/2019
Tram T. Nguyen	18th Essex	1/26/2019
Linda Dean Campbell	15th Essex	1/31/2019
Michael S. Day	31st Middlesex	1/28/2019
Jay D. Livingstone	8th Suffolk	1/30/2019
Marc T. Lombardo	22nd Middlesex	1/31/2019
Joseph D. McKenna	18th Worcester	1/31/2019
James M. Kelcourse	1st Essex	2/1/2019
Mike Connolly	26th Middlesex	1/28/2019
Mary S. Keefe	15th Worcester	1/28/2019
Chynah Tyler	7th Suffolk	1/31/2019
Barry R. Finegold	Second Essex and Middlesex	1/31/2019
Denise Provost	27th Middlesex	1/29/2019
Bud L. Williams	11th Hampden	1/30/2019
Michelle M. DuBois	10th Plymouth	1/30/2019
Anne M. Gobi	Worcester, Hampden, Hampshire and Middlesex	1/30/2019
Stephan Hay	3rd Worcester	1/30/2019
Diana DiZoglio	First Essex	1/31/2019
Louis L. Kafka	8th Norfolk	1/31/2019
Gerard J. Cassidy	9th Plymouth	1/31/2019
Jonathan D. Zlotnik	2nd Worcester	1/31/2019
Dean A. Tran	Worcester and Middlesex	1/31/2019
Jonathan Hecht	29th Middlesex	1/31/2019
Susannah M. Whipps	2nd Franklin	2/1/2019
Steven S. Howitt	4th Bristol	2/1/2019
David M. Nangle	17th Middlesex	2/1/2019
Paul Brodeur	32nd Middlesex	2/1/2019
Kimberly N. Ferguson	1st Worcester	2/1/2019

Colleen M. Garry	36th Middlesex	2/1/2019
Sean Garballey	23rd Middlesex	2/1/2019
Carole A. Fiola	6th Bristol	2/1/2019
F. Jay Barrows	1st Bristol	2/1/2019
Elizabeth A. Malia	11th Suffolk	2/1/2019

HOUSE No. 1184

By Mr. Moran of Lawrence, a petition (accompanied by bill, House, No. 1184) of Frank A. Moran and others for legislation to further rate equity, access to, and affordability through equitable commercial health plan rates of reimbursement to community hospitals. Health Care Financing.

The Commonwealth of Alassachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act for equity for high value community hospitals.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to further rate equity, access to, and affordability through equitable commercial health plan rates of reimbursement to community hospitals, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public health., therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public health.

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

- 1 SECTION 1. Chapter 176J of the General Laws is hereby amended in section 6 in
- 2 subsection (c), as so appearing, by adding at the end thereof the following:-
- The subscriber contracts, rates and evidence of coverage for health benefit plans shall be
- 4 subject to the disapproval of the commissioner of insurance. To address commercial insurance
- 5 price variation for underpaid acute hospitals and to promote access to high value acute hospital
- 6 care in the Commonwealth, for all commercial insured health benefit plan rates effective for rate
- 7 years on and after January 1, 2020, the carrier's health benefit plan rates filed with the division of
- 8 insurance are considered presumptively disapproved if the carrier's network provider

reimbursement rates, inclusive of rates and targets within alternative payment contracts, do not reimburse acute hospitals at or greater than a minimum of 90 percent of the carrier's statewide average commercial relative price calculated separately for acute hospital inpatient and outpatient services in accordance with requirements established by the division of insurance, based on the most recent relative price analysis by the center for health information and analysis. Carriers shall annually certify and provide hospital-specific evidence to the division of insurance that each acute hospital's rates meet a minimum threshold of the carrier's 90 percent of the statewide average commercial relative price individually calculated for inpatient and outpatient services.

SECTION 2. Chapter 176A of the General Laws is hereby amended in section 6, as so appearing, by adding the following after the word "discriminatory":-

The subscriber contracts, rates and evidence of coverage for health benefit plans shall be subject to the disapproval of the commissioner of insurance. To address commercial insurance price variation for underpaid acute hospitals and to promote access to high value acute hospital care in the Commonwealth, for all commercial insured health benefit plan rates effective for rate years on and after January 1, 2020, the carrier's health benefit plan rates filed with the division of insurance are considered presumptively disapproved if the carrier's network provider reimbursement rates, inclusive of rates and targets within alternative payment contracts, do not reimburse acute hospitals at or greater than a minimum of 90 percent of the carrier's statewide average commercial relative price calculated separately for acute hospital inpatient and outpatient services in accordance with requirements established by the division of insurance, based on the most recent relative price analysis by the center for health information and analysis. Carriers shall annually certify and provide hospital-specific evidence to the division of insurance

that each acute hospital's rates meet a minimum threshold of the carrier's 90 percent of the statewide average commercial relative price individually calculated for inpatient and outpatient services.

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SECTION 3. Chapter 176B of the General Laws is hereby amended in section 4, as so appearing, by inserting the following after the word "discriminatory":-

The subscriber contracts, rates and evidence of coverage for health benefit plans shall be subject to the disapproval of the commissioner of insurance. To address commercial insurance price variation for underpaid acute hospitals and to promote access to high value acute hospital care in the Commonwealth, for all commercial insured health benefit plan rates effective for rate years on and after January 1, 2020, the carrier's health benefit plan rates filed with the division of insurance are considered presumptively disapproved if the carrier's network provider reimbursement rates, inclusive of rates and targets within alternative payment contracts, do not reimburse acute hospitals at or greater than a minimum of 90 percent of the carrier's statewide average commercial relative price calculated separately for acute hospital inpatient and outpatient services in accordance with requirements established by the division of insurance, based on the most recent relative price analysis by the center for health information and analysis. Carriers shall annually certify and provide hospital-specific evidence to the division of insurance that each acute hospital's rates meet a minimum threshold of the carrier's 90 percent of the statewide average commercial relative price individually calculated for inpatient and outpatient services.

SECTION 4. Chapter 176G of the General Laws is hereby amended in section 16, as so appearing, by inserting the following after the word "reasonable":-

To address commercial insurance price variation for underpaid acute hospitals and to promote access to high value acute hospital care in the Commonwealth, for all commercial insured health benefit plan rates effective for rate years on and after January 1, 2020, the carrier's health benefit plan rates filed with the division of insurance are considered presumptively disapproved if the carrier's network provider reimbursement rates, inclusive of rates and targets within alternative payment contracts, do not reimburse acute hospitals at or greater than a minimum of 90 percent of the carrier's statewide average commercial relative price calculated separately for acute hospital inpatient and outpatient services in accordance with requirements established by the division of insurance, based on the most recent relative price analysis by the center for health information and analysis. Carriers shall annually certify and provide hospital-specific evidence to the division of insurance that each acute hospital's rates meet a minimum threshold of the carrier's 90 percent of the statewide average commercial relative price individually calculated for inpatient and outpatient services.

SECTION 5. Chapter 175 of the General Laws is hereby amended by adding the following new section:-

Section 229. Approval of Contracts

The subscriber contracts, rates and evidence of coverage for health benefit plans shall be subject to the disapproval of the commissioner of insurance. No such contracts shall be approved if the benefits provided therein are unreasonable in relation to the rate charged, or if the rates are excessive, inadequate, or unfairly discriminatory.

To address commercial insurance price variation for underpaid acute hospitals and to promote access to high value acute hospital care in the Commonwealth, for all commercial

insured health benefit plan rates effective for rate years on and after January 1, 2020, the carrier's health benefit plan rates filed with the division of insurance are considered presumptively disapproved if the carrier's network provider reimbursement rates, inclusive of rates and targets within alternative payment contracts, do not reimburse acute hospitals at or greater than a minimum of 90 percent of the carrier's statewide average commercial relative price calculated separately for acute hospital inpatient and outpatient services in accordance with requirements established by the division of insurance, based on the most recent relative price analysis by the center for health information and analysis. Carriers shall annually certify and provide hospital-specific evidence to the division of insurance that each acute hospital's rates meet a minimum threshold of the carrier's 90 percent of the statewide average commercial relative price individually calculated for inpatient and outpatient services.

SECTION 6. The rules or regulations necessary to carry out this act shall be adopted not later than May 1, 2019 or not later than 90 days after the effective date of this act, whichever is sooner.

SECTION 7. Sections 1, 2, 3, 4, 5 to 6, inclusive, shall take effect immediately upon the effective date of this act.