

**HOUSE . . . . . No. 1182**

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**The Commonwealth of Massachusetts**

PRESENTED BY:

*Angelo J. Puppolo, Jr.*

*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 relative to medical loss ratio reporting for dental benefits corporations.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
<i>Angelo J. Puppolo, Jr.</i>	<i>12th Hampden</i>	<i>1/26/2021</i>
<i>Tommy Vitolo</i>	<i>15th Norfolk</i>	<i>2/1/2021</i>
<i>Lindsay N. Sabadosa</i>	<i>1st Hampshire</i>	<i>2/1/2021</i>
<i>Joanne M. Comerford</i>	<i>Hampshire, Franklin and Worcester</i>	<i>2/1/2021</i>
<i>Brian W. Murray</i>	<i>10th Worcester</i>	<i>2/19/2021</i>
<i>Carmine Lawrence Gentile</i>	<i>13th Middlesex</i>	<i>2/23/2021</i>
<i>David Allen Robertson</i>	<i>19th Middlesex</i>	<i>2/25/2021</i>
<i>Kevin G. Honan</i>	<i>17th Suffolk</i>	<i>2/25/2021</i>
<i>Harriette L. Chandler</i>	<i>First Worcester</i>	<i>2/26/2021</i>
<i>Steven Ultrino</i>	<i>33rd Middlesex</i>	<i>4/12/2021</i>

**HOUSE . . . . . No. 1182**

By Mr. Puppolo of Springfield, a petition (accompanied by bill, House, No. 1182) of Angelo J. Puppolo, Jr., and others relative to medical loss ratio reporting for dental benefits corporations. Financial Services.

**The Commonwealth of Massachusetts**

**In the One Hundred and Ninety-Second General Court  
(2021-2022)**

An Act relative to medical loss ratio reporting for dental benefits corporations.

*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. The General Laws are hereby amended by inserting after chapter 176U the  
2 following chapter:-

3 Chapter 176V  
4 Dental Benefit Plans

5 Section 1. As used in this chapter the following words shall, unless the context clearly  
6 requires otherwise, have the following meanings:-

7 “Carrier”, any insurer licensed or otherwise authorized to transact accident and health  
8 insurance under chapter 175, non-profit medical service corporation under chapter 176B; a  
9 dental service corporation organized under chapter 176E, health maintenance organization  
10 organized under chapter 176G, or preferred provider arrangement organized under chapter 176I  
11 offering dental benefit plans in the commonwealth.

12 “Commissioner”, the commissioner of the division of insurance.

13 “Connector”, the commonwealth health insurance connector, established by chapter  
14 176Q.

15 “Dental benefit plans”, any stand-alone dental plan that covers oral surgical care,  
16 services, procedures or benefits covered by any individual, general, blanket or group policy of  
17 health, accident and sickness insurance issued by an insurer licensed or otherwise authorized to  
18 transact accident and health insurance under chapter 175; any oral surgical care, services,  
19 procedures or benefits covered by a stand-alone individual or group dental medical service plan  
20 issued by a non-profit medical service corporation under chapter 176B; any oral surgical care,  
21 services, procedures or benefits covered by a stand-alone individual or group dental service plan  
22 issued by a dental service corporation organized under chapter 176E; any oral surgical care,  
23 services, procedures or benefits covered by a stand-alone individual or group dental health  
24 maintenance contract issued by a health maintenance organization organized under chapter  
25 176G; or any oral surgical care, services, procedures or benefits covered by a stand-alone  
26 individual or group preferred provider dental plan issued by a preferred provider arrangement  
27 organized under chapter 176I.

28 “Self-insured customer”, a self-insured group for which a carrier provides administrative  
29 services.

30 “Self-insured group”, a self-insured or self-funded employer group health plan.

31 “Third-party administrator”, a person who, on behalf of a dental insurer or purchaser of  
32 dental benefits, receives or collects charges, contributions or premiums for, or adjusts or settles  
33 claims on or for residents of the commonwealth.

34 Section 2. Except as otherwise provided, this chapter applies to all dental benefit plans  
35 issued, made effective, delivered or renewed after April 1, 2021 whether issued directly by a  
36 carrier, through the connector, or through an intermediary, excepting those plans issued,  
37 delivered or renewed to a self-insured group or where the carrier is acting as a third-party  
38 administrator. Nothing in this chapter shall be construed to require a carrier that does not issue  
39 dental benefit plans subject to this chapter to issue dental benefit plans subject to this chapter.

40 Section 3. (a) Notwithstanding any general or special law to the contrary, the  
41 commissioner may approve dental benefit policies submitted to the division of insurance for the  
42 purpose of being provided to individuals and groups. These dental benefit policies shall be  
43 subject to this chapter and may include networks that differ from those of a dental plan's overall  
44 network. The commissioner shall adopt regulations regarding eligibility criteria.

45 (b) Notwithstanding any general or special law to the contrary, the commissioner shall  
46 require carriers offering dental benefit plans to submit information as required by the  
47 commissioner, which shall include the current and projected medical loss ratio for plans the  
48 components of projected administrative expenses and financial information, including, but not  
49 limited to: (i) underwriting, auditing, actuarial, financial analysis, treasury and investment  
50 expenses; (ii) marketing and sales expenses, including but not limited to, advertising, member  
51 relations, member enrollment and all expenses associated with producers, brokers and benefit  
52 consultants; (iii) claims operations expenses, including, but not limited to, adjudication, appeals,  
53 settlements and expenses associated with paying claims;

54 (iv) dental administration expenses, including, but not limited to, disease management,  
55 utilization review and dental management; (v) network operations expenses, including, but not

56 limited to, contracting and dentist relations and dental policy procedures; (vi) charitable  
57 expenses, including, but not limited to, contributions to tax-exempt foundations and community  
58 benefits; (vii) state premium taxes; (viii) board, bureau and association fees; (ix) depreciation;  
59 and (x) miscellaneous expenses described in detail by expense, including any expense not  
60 included in clauses (i) to (ix), inclusive.

61 Section 4. (a) Each carrier shall submit an annual comprehensive financial statement to  
62 the division detailing carrier costs from the previous calendar year. The annual comprehensive  
63 financial statement shall include all of the information in this section and shall be itemized,  
64 where applicable, by:

65 (i) market group size, including individual; small groups of 1 to 5, 6 to 10, 11 to 25, and  
66 26 to 50; large groups of 50 to 100, 101 to 500, 501 to 1000 and greater than 1000; and

67 (ii) line of business, including any stand-alone dental plan that covers oral surgical care,  
68 services, procedures or benefits covered by any individual, general, blanket or group policy of  
69 health, accident and sickness insurance issued by an insurer licensed or otherwise authorized to  
70 transact accident and health insurance under chapter 175; any oral surgical care, services,  
71 procedures or benefits covered by a stand-alone individual or group dental medical service plan  
72 issued by a non-profit medical service corporation under chapter 176B; any oral surgical care,  
73 services, procedures or benefits covered by a stand-alone individual or group dental service plan  
74 issued by a dental service corporation organized under chapter 176E; any oral surgical care,  
75 services, procedures or benefits covered by a stand-alone individual or group dental health  
76 maintenance contract issued by a health maintenance organization organized under chapter  
77 176G; or any oral surgical care, services, procedures or benefits covered by a stand-alone

78 individual or group preferred provider dental plan issued by a preferred provider arrangement  
79 organized under chapter 176I; and stand-alone dental group health insurance plans issued by the  
80 commission under chapter 32A.

81 The statement shall include, but shall not be limited to, the following information:

82 (i) direct premiums earned, as defined in chapter 176J; direct claims incurred, as defined  
83 in said chapter 176J; (ii) medical loss ratio; (iii) number of members;

84 (iv) number of distinct groups covered; (v) number of lives covered; (vi) realized capital  
85 gains and losses; (viii) net income; (ix) accumulated surplus; (x) accumulated reserves; (xi) risk-  
86 based capital ratio, based on a formula developed by the National Association of Insurance  
87 Commissioners; (xii) financial administration expenses, including underwriting, auditing,  
88 actuarial, financial analysis, treasury and investment purposes; (xiii) marketing and sales  
89 expenses, including advertising, member relations, member enrollment expenses; (xiv)  
90 distribution expenses, including commissions, producers, broker and benefit consultant expenses;  
91 (xv) claims operations expenses, including adjudication, appeals, settlements and expenses  
92 associated with paying claims; (xvi) dental administration expenses, including disease  
93 management, utilization review and dental management expenses; (xvii) network operational  
94 expenses, including contracting, dentist relations and dental policy procedures; (xviii) charitable  
95 expenses, including any contributions to tax-exempt foundations and community benefits; (xix)  
96 board, bureau or association fees;

97 (xx) any miscellaneous expenses described in detail by expense, including an expense not  
98 included in (i) to (xix), inclusive; (xxi) payroll expenses and the number of employees on the

99 carrier's payroll; (xxii) taxes, if any, paid by the carrier to the federal government or to the  
100 commonwealth; and (xxiii) any other information deemed necessary by the commissioner.

101 (b) Any carrier required to report under this section, which provides administrative  
102 services to 1 or more self-insured groups shall include, as an appendix to such report, the  
103 following information: (i) the number of the carrier's self-insured customers;

104 (ii) the aggregate number of members, as defined in section 1 of chapter 176J, in all of  
105 the carrier's self-insured customers; (iii) the aggregate number of lives covered in all of the  
106 carrier's self-insured customers; (iv) the aggregate value of direct premiums earned, as defined in  
107 said chapter 176J, for all of the carrier's self-insured customers;

108 (vi) the aggregate medical loss ratio, as defined in said chapter 176J, for all of the  
109 carrier's self-insured customers; (vii) net income; (viii) accumulated surplus; (ix) accumulated  
110 reserves; (x) the percentage of the carrier's self-insured customers that include each of the  
111 benefits mandated for health benefit plans under chapters 175, 176A, 176B and 176G; (xi)  
112 administrative service fees paid by each of the carrier's self-insured customers; and (xii) any  
113 other information deemed necessary by the commissioner.

114 (c) A carrier who fails to file this report on or before April 1 shall be assessed a late  
115 penalty not to exceed \$100 per day. The division shall make public all of the information  
116 collected under this section. The division shall issue an annual summary report to the joint  
117 committee on financial services, the joint committee on health care financing and the house and  
118 senate committees on ways and means of the annual comprehensive financial statements by May  
119 15. The information shall be exchanged with the center for health information and analysis for

120 use under section 10 of chapter 12C. The division shall, from time to time, require payers to  
121 submit the underlying data used in their calculations for audit.

122 The commissioner shall adopt rules to carry out this subsection, including standards and  
123 procedures requiring the registration of persons or entities not otherwise licensed or registered by  
124 the commissioner, such as third-party administrators, and criteria for the standardized reporting  
125 and uniform allocation methodologies among carriers. The division shall, before adopting  
126 regulations under this section, consult with other agencies of the commonwealth and the federal  
127 government and affected carriers to ensure that the reporting requirements imposed under the  
128 regulations are not duplicative.

129 (d) If, in any year, a carrier reports a risk-based capital ratio on a combined entity basis  
130 under subsection (a) that exceeds 700 percent, the division shall hold a public hearing within 60  
131 days. The carrier shall submit testimony on its overall financial condition and the continued need  
132 for additional surplus. The carrier shall also submit testimony on how, and in what proportion to  
133 the total surplus accumulated, the carrier will dedicate any additional surplus to reducing the cost  
134 of dental benefit plans or for dental care quality improvement, patient safety, or dental cost  
135 containment activities not conducted in previous years. The division shall review such testimony  
136 and issue a final report on the results of the hearing.

137 (e) The commissioner may waive specific reporting requirements in this section for  
138 classes of carriers for which the commissioner deems such reporting requirements to be  
139 inapplicable; provided, however, that the commissioner shall provide written notice of any such  
140 waiver to the joint committee on health care financing and the house and senate committees on  
141 ways and means.



142 SECTION 2. Notwithstanding any special or general law to the contrary, the division of  
143 insurance, in consultation with the center for health information and analysis, shall promulgate  
144 regulations on or before January 1, 2019 to establish a uniform methodology for calculating and  
145 reporting by carriers for the medical loss ratios of dental benefit plans under section 2 of chapter  
146 176V and section 6 of chapter 12C of the General Laws. The uniform methodology for  
147 calculating and reporting medical loss ratios shall, at a minimum, specify a uniform method for  
148 determining whether and to what extent an expenditure shall be considered a dental claims  
149 expenditure or an administrative cost expenditure, which shall include, but not be limited to, a  
150 determination of which of these classes of expenditures the following expenses fall into: (i)  
151 financial administration expenses; (ii) marketing and sales expenses; (iii) distribution expenses;  
152 (iv) claims operations expenses; (v) dental administration expenses, such as disease  
153 management, care management, utilization review and dental management activities; (vi)  
154 network operation expenses; (vii) charitable expenses; (viii) board, bureau or association fees;  
155 (ix) state and federal tax expenses, including assessments; (x) payroll expenses; and (xi) other  
156 miscellaneous expenses not included in one of the previous categories. The methodology shall  
157 conform with applicable federal statutes and regulations to the extent possible. The division  
158 shall, before adopting regulations under this section, consult with: the group insurance  
159 commission; the Centers for Medicare and Medicaid Services; the national association of  
160 insurance commissioners; the attorney general; representatives from the Massachusetts  
161 Association of Health Plans; the Massachusetts Dental Society; Health Care for All, Inc.; and a  
162 representative from a small business association.