HB2872 FULLPCS1 Kevin Wallace-MKS 2/15/2024 2:55:19 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SI	PEAKER:						
CF	HAIR:						
I move	to amend	НВ2872			0.5		
Page		Section		Lin	es		nted Bill
			_		Of the	he Engro	ssed Bill
insert	ing in lie	u thereof the fo	ollowing lang	guage			
AMEND TI	TLE TO CONF	ORM TO AMENDMENTS	_	1 .	1	**	11
Adopted:			Amen	ament	submitted b	oy: Kevin ———	wallace

Reading Clerk

1	STATE OF OKLAHOMA							
2	2nd Session of the 59th Legislature (2024)							
3	PROPOSED COMMITTEE SUBSTITUTE							
4	FOR HOUSE BILL NO. 2872 By: Wallace							
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7	PROPOSED COMMITTEE SUBSTITUTE							
8	An Act relating to ambulances; creating the Out-of- Network Ambulance Provider Act; defining terms;							
9	setting minimum allowable rates; requiring certain payment to be payments in full; restricting billing							
10	to certain persons; setting certain limits on certain payments; requiring certain payments to certain							
11	entities; requiring certain timelines for certain payments; providing for certain processes for							
12	specific purposes; providing for codification; and providing an effective date.							
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14 15								
16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
17	SECTION 1. NEW LAW A new section of law to be codified							
18	in the Oklahoma Statutes as Section 6050.1 of Title 36, unless there							
19	is created a duplication in numbering, reads as follows:							
20	This act shall be known and may be cited as the "Out-of-Network							
21	Ambulance Provider Act".							
22	SECTION 2. NEW LAW A new section of law to be codified							
23	in the Oklahoma Statutes as Section 6050.2 of Title 36, unless there							
24	is created a duplication in numbering, reads as follows:							

As used in the Out-of-Network Ambulance Provider Act:

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- 1. "Ambulance service provider" means any ground ambulance service provider as defined by this act as any ground vehicle which is or should be approved by the Commissioner of Health, designed and equipped to transport a patient or patients on-scene and en route patient stabilization and care as required. Ground vehicles used as ambulances shall meet such standards as may be required by the State Board of Health for approval, and shall display evidence of such approval at all times;
- 2. "Covered services" means those emergency ground ambulance services which an enrollee is entitled to receive under the terms of a health care benefit plan;
- 3. "Enrollee" means a person who is entitled to receive covered healthcare services under the terms of a healthcare benefit plan;
- 4. "Healthcare benefit plan" means a plan, policy, contract, certificate, agreement, or other evidence of coverage for healthcare services offered, issued, renewed, or extended in this state by a healthcare insurer;
- 5. "Healthcare insurer" means an entity that is subject to state insurance regulation and provides coverage for health benefits in this state and includes the following:
 - a. an insurance company,
 - b. a health maintenance organization,
 - c. a hospital and medical service corporation,

d. a risk-based provider organization, or

e. a sponsor or self-funded plan;

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- 6. "Out-of-Network" means a provider that does not contract with the healthcare insurer of the enrollee receiving the covered benefits; and
- 7. "Clean claim" means a claim that has no defect of impropriety, including any lack of required substantiating documentation or particular circumstances requiring special treatment that prevents timely payment from being made on the claim.

 SECTION 3. NEW LAW A new section of law to be codified
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 6050.3 of Title 32, unless there is created a duplication in numbering, reads as follows:
- A. The minimum allowable reimbursement rate under any health care benefit plan issued by a healthcare insurer to an out-of-network ambulance service provider for providing emergency services shall be one of the following items:
- 1. At the rates set or approved, whether in contract or by ordinance, by a local governmental entity in the jurisdiction in which the covered health care services originates;
- 2. Shall be three hundred twenty-five percent (325%) of the current published rate for ambulance services as established by the Centers for Medicare and Medicaid Services under Title XVIII of the Social Security Act for the same services provided in the same geographic area; or

3. The ambulance service provider's billed charges, whichever is less.

- B. Payment made in compliance with this section shall be considered payment in full for the covered services provided, except for any copayment, coinsurance, deductible, and other cost-sharing feature amounts required to be paid by the enrollee. An ambulance service provider is prohibited from billing the enrollee for any additional amounts for the paid covered services in excess of what the healthcare insurer pays.
- C. All copayments, coinsurance, deductible, and other costsharing feature amounts provided by subsection A of this section shall not exceed the in-network copayment, coinsurance, deductible, and other cost-sharing features for the covered healthcare services received by the enrollee.
- D. A healthcare insurer shall, within thirty (30) days after receipt of a clean claim for covered services, promptly remit payment for ambulance services directly to the ambulance service provider and shall not send payment to an enrollee.
- E. If the claim is not a clean claim, the healthcare insurer shall, within thirty (30) days after receipt of the claim, send a written notice acknowledging the date of the receipt of the claim and shall provide one of the following items:
- 1. That the insurer is declining to pay all or part of the claim and the specific reason or reasons for the denial; or

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2. That additional information is necessary to determine if all
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    or part of the claim is payable and the specific additional
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    information that is required.
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        SECTION 4. This act shall become effective November 1, 2024.
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