1	ENGROSSED HOUSE
2	BILL NO. 1504 By: Sneed, Randleman, O'Donnell, Luttrell, Townley, Hardin, Osburn,
3	Humphrey, Manger, Olsen, Williams, Pae, West
4 5	(Tammy), Cornwell, Dobrinski, and Wolfley of the House
6	and
7	Bullard of the Senate
8	
9	An Act relating to health insurance; amending 36 O.S. 2021, Section 3624, which relates to assignability of
10	policies; updating statutory reference; amending 36 O.S. 2021, Section 6055, which relates to insurance
11	policies; modifying entities subject to certain policies; requiring compensation of certain entities
12	in certain situations; creating liability for damages in certain cases; providing for certain
13 14	administrative fines; providing for an opportunity for hearing; directing administrative fees to certain funds; creating certain policyholder rights; updating
15	statutory references; and providing an effective date.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. AMENDATORY 36 O.S. 2021, Section 3624, is
20	amended to read as follows:
21	Section 3624. Except as provided in subsection D of Section
22	6055 of this title, a policy may be assignable or not assignable, as
23	provided by its terms. Subject to its terms relating to
24	assignability, any life or accident and health policy, whether

1 heretofore or hereafter issued, under the terms of which the 2 beneficiary may be changed upon the sole request of the insured, may be assigned either by pledge or transfer of title, by an assignment 3 4 executed by the insured alone and delivered to the insurer, whether 5 or not the pledgee or assignee is the insurer. Any such assignment shall entitle the insurer to deal with the assignee as the owner or 6 7 pledgee of the policy in accordance with the terms of the assignment, until the insurer has received at its home office 8 9 written notice of termination of the assignment or pledge, or written notice by or on behalf of some other person claiming some 10 11 interest in the policy in conflict with the assignment.

12 SECTION 2. AMENDATORY 36 O.S. 2021, Section 6055, is 13 amended to read as follows:

14 Section 6055. A. Under any accident and health insurance 15 policy, hereafter renewed or issued for delivery from out of 16 Oklahoma or in Oklahoma by any insurer and covering an Oklahoma 17 risk, the services and procedures may be performed by any 18 practitioner selected by the insured, or the parent or quardian of 19 the insured if the insured is a minor, if the services and 20 procedures fall within the licensed scope of practice of the 21 practitioner providing the same.

B. An accident and health insurance policy may:
1. Exclude or limit coverage for a particular illness, disease,
injury or condition; but, except for such exclusions or limits,

1 shall not exclude or limit particular services or procedures that 2 can be provided for the diagnosis and treatment of a covered 3 illness, disease, injury or condition, if such exclusion or 4 limitation has the effect of discriminating against a particular 5 class of practitioner. However, such services and procedures, in 6 order to be a covered medical expense, must:

- 7
- a. be medically necessary,
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- b. be of proven efficacy, and
- 9 c. fall within the licensed scope of practice of the 10 practitioner providing same; and

2. Provide for the application of deductibles and copayment provisions, when equally applied to all covered charges for services and procedures that can be provided by any practitioner for the diagnosis and treatment of a covered illness, disease, injury or condition.

16 C. 1. Paragraph 2 of subsection B of this section shall not be 17 construed to prohibit differences in cost-sharing provisions such as 18 deductibles and copayment provisions between practitioners, 19 hospitals and, ambulatory surgical centers, home care agencies, or 20 other health care providers or facilities that are licensed or 21 certified by the state who are participating preferred provider 22 organization providers and practitioners, hospitals and, ambulatory 23 surgical centers, home care agencies, or other health care providers 24 or facilities that are licensed or certified by the state who are

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1 not participating in the preferred provider organization, subject to
2 the following limitations:

- the amount of any annual deductible per covered person 3 a. 4 or per family for treatment in a hospital or 5 ambulatory surgical center that is not a preferred provider shall not exceed three times the amount of a 6 7 corresponding annual deductible for treatment in a hospital or ambulatory surgical center that is a 8 9 preferred provider, if the policy has no deductible for treatment in a 10 b.
- 11 preferred provider hospital or ambulatory surgical 12 center, the deductible for treatment in a hospital or 13 ambulatory surgical center that is not a preferred 14 provider shall not exceed One Thousand Dollars 15 (\$1,000.00) per covered-person visit,
- 16 c. the amount of any annual deductible per covered person
 17 or per family treatment, other than inpatient
 18 treatment, by a practitioner that is not a preferred
 19 practitioner shall not exceed three times the amount
 20 of a corresponding annual deductible for treatment,
 21 other than inpatient treatment, by a preferred
 22 practitioner,
- d. if the policy has no deductible for treatment by a
 preferred practitioner, the annual deductible for

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treatment received from a practitioner that is not a preferred practitioner shall not exceed Five Hundred Dollars (\$500.00) per covered person, and

e. the percentage amount of any coinsurance to be paid by
an insured to a practitioner, hospital or ambulatory
surgical center that is not a preferred provider shall
not exceed by more than thirty (30) percentage points
the percentage amount of any coinsurance payment to be
paid to a preferred provider.

The Commissioner has discretion to approve a cost-sharing
 arrangement which does not satisfy the limitations imposed by this
 subsection if the Commissioner finds that such cost-sharing
 arrangement will provide a reduction in premium costs.

D. 1. A practitioner, hospital or, ambulatory surgical center, <u>home care agency, or other health care provider or facility that is</u> <u>licensed or certified by the state</u> that is not a preferred provider shall disclose to the insured, in writing, that the insured may be responsible for:

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- a. higher coinsurance and deductibles, and
- b. practitioner, hospital or ambulatory surgical center
 charges which exceed the allowable charges of a
 preferred provider, and
- 23 <u>c.</u> <u>a good-faith estimate of the total cost to the</u>
 24 <u>insured</u>.

When a referral is made to a nonparticipating hospital or
 ambulatory surgical center, the referring practitioner must disclose
 in writing to the insured, any ownership interest in the
 nonparticipating hospital or ambulatory surgical center.

5 Ε. Upon submission of a claim by a practitioner, hospital, home care agency, or ambulatory surgical center, or other health care 6 7 provider or facility that is licensed or certified by the state to an insurer on a uniform health care claim form adopted by the 8 9 Insurance Commissioner pursuant to Section 6581 of this title, the 10 insurer shall provide a timely explanation of benefits to the 11 practitioner, hospital, home care agency, or ambulatory surgical 12 center, or other health care provider or facility that is licensed 13 or certified by the state regardless of the network participation 14 status of such person or entity.

15 F. Benefits available under an accident and health insurance 16 policy, at the option of the insured, shall be assignable to a 17 practitioner, hospital, home care agency or, ambulatory surgical 18 center, or other health care provider or facility that is licensed 19 or certified by the state who has provided services and procedures 20 which are covered under the policy. A practitioner, hospital, home 21 care agency or, ambulatory surgical center, or other health care 22 provider or facility that is licensed or certified by the state 23 shall be compensated directly by an insurer for services and 24

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1 procedures which have been provided when the following conditions 2 are met:

Benefits available under a policy have been assigned in
 writing by an insured to the practitioner, hospital, home care
 agency or, ambulatory surgical center, or other health care provider
 or facility that is licensed or certified by the state;

7 2. A copy of the assignment has been provided by the
8 practitioner, hospital, home care agency or, ambulatory surgical
9 center, or other health care provider or facility that is licensed
10 or certified by the state to the insurer;

3. A claim has been submitted by the practitioner, hospital,
home care agency, or ambulatory surgical center, or other health
<u>care provider or facility that is licensed or certified by the state</u>
to the insurer on a uniform health insurance claim form adopted by
the Insurance Commissioner pursuant to Section 6581 of this title;
and

4. A copy of the claim has and the estimate required in
subparagraph c of paragraph 1 of subsection D of this section have
been provided by the practitioner, hospital, home care agency or,
ambulatory surgical center, or other health care provider or
<u>facility that is licensed or certified by the state</u> to the insured.
G. The provisions of subsection F of this section shall not
apply to:

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Any preferred provider organization (PPO), as defined by
 generally accepted industry standards, that contracts with
 practitioners that agree to accept the reimbursement available under
 the PPO agreement as payment in full and agree not to balance bill
 the insured; or

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2. Any statewide provider network which:

- a. provides that a practitioner, hospital, home care
 agency or, ambulatory surgical center, or other health
 care provider or facility that is licensed or
 certified by the state who joins the provider network
 shall be compensated directly by the insurer,
 does not have any terms or conditions which have the
- 13 effect of discriminating against a particular class of 14 practitioner,
- allows any practitioner, hospital, home care agency, 15 с. 16 or ambulatory surgical center, or other health care 17 provider or facility that is licensed or certified by 18 the state, except a practitioner who has a prior 19 felony conviction, to become a network provider if 20 said the hospital or practitioner is willing to comply 21 with the terms and conditions of a standard network 22 provider contract, and
- 23 d. contracts with practitioners that agree to accept the
 24 reimbursement available under the network agreement as

1	payment in full and agree not to balance bill the
2	insured.
3	The provisions of this section shall not be deemed to prohibit a
4	policyholder from assigning benefits available pursuant to an
5	accident and health insurance policy, provided that the benefits of
6	such policy include out-of-network provisions and are being assigned
7	to an out-of-network practitioner, hospital, home care agency,
8	ambulatory surgical center, or other health care provider or
9	facility that is licensed or certified by the state. The
10	assignability of an accident and health insurance policy related to
11	out-of-network care shall only be subject to the terms and
12	conditions specified in subsection F of this section.
13	H. A nonparticipating practitioner, hospital or ambulatory
14	surgical center may request from an insurer and the insurer shall
15	supply a good-faith estimate of the allowable fee for a procedure to
16	be performed upon an insured based upon information regarding the
17	anticipated medical needs of the insured provided to the insurer by
18	the nonparticipating practitioner.

I. A practitioner shall be equally compensated for covered services and procedures provided to an insured on the basis of charges prevailing in the same geographical area or in similar sized communities for similar services and procedures provided to similarly ill or injured persons regardless of the branch of the healing arts to which the practitioner may belong, if:

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The practitioner does not authorize or permit false and
 fraudulent advertising regarding the services and procedures
 provided by the practitioner; and

4 2. The practitioner does not aid or abet the insured to violate5 the terms of the policy.

J. Nothing in the Health Care Freedom of Choice Act shall 6 7 prohibit an insurer from establishing a preferred provider organization and a standard participating provider contract 8 9 therefor, specifying the terms and conditions, including, but not 10 limited to, provider qualifications, and alternative levels or 11 methods of payment that must be met by a practitioner selected by 12 the insurer as a participating preferred provider organization 13 provider.

14 K. A preferred provider organization, in executing a contract, 15 shall not, by the terms and conditions of the contract or internal 16 protocol, discriminate within its network of practitioners with 17 respect to participation and reimbursement as it relates to any 18 practitioner who is acting within the scope of the practitioner's 19 license under the law solely on the basis of such license.

L. Decisions by an insurer or a preferred provider organization (PPO) to authorize or deny coverage for an emergency service shall be based on the patient presenting symptoms arising from any injury, illness, or condition manifesting itself by acute symptoms of sufficient severity, including severe pain, such that a reasonable

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1 and prudent layperson could expect the absence of medical attention
2 to result in serious:

3 1. Jeopardy to the health of the patient;

4 2. Impairment of bodily function; or

5 3. Dysfunction of any bodily organ or part.

M. An insurer or preferred provider organization (PPO) shall
not deny an otherwise covered emergency service based solely upon
8 lack of notification to the insurer or PPO.

9 Ν. An insurer or a preferred provider organization (PPO) shall compensate a provider for patient screening, evaluation, and 10 11 examination services that are reasonably calculated to assist the 12 provider in determining whether the condition of the patient 13 requires emergency service. If the provider determines that the 14 patient does not require emergency service, coverage for services 15 rendered subsequent to that determination shall be governed by the 16 policy or PPO contract.

17 O. Nothing in this act the Health Care Freedom of Choice Act
18 shall be construed as prohibiting an insurer, preferred provider
19 organization or other network from determining the adequacy of the
20 size of its network.

P. An insurer or a preferred provider organization shall not unilaterally remove a provider from the network solely because the provider informs an enrollee of the full range of physicians and providers available to the enrollee₇ including out-of-network

1	providers. Nothing in this act <u>the Health Care Freedom of Choice</u>
2	Act prohibits any insurer from allowing a contract to expire by its
3	own terms or negotiating a new contract with the provider at the end
4	of the contract term. A provider agreement shall not, as a
5	condition of the agreement, prohibit, penalize, terminate, or
6	otherwise restrict a preferred provider from referring to an out-of-
7	network provider; provided, the insured signs an acknowledgment of
8	referral that the insured may be responsible for:
9	1. Higher coinsurance and deductibles; and
10	2. Charges which exceed the allowable charges of a preferred
11	provider.
12	SECTION 3. This act shall become effective November 1, 2023.
13	Passed the House of Representatives the 20th day of March, 2023.
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15	Presiding Officer of the House
16	of Representatives
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18	Passed the Senate the day of, 2023.
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20	Presiding Officer of the Senate
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