By: Kirby To: Insurance

SENATE BILL NO. 2998

1		AN ACT	г то	CREATE	THE	"PARTICIPATIN	IG PROV	IDER	PROTEC	CTION	ACT";
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- TO PROHIBIT INAPPROPRIATELY DISCOUNTED CLAIMS BY SILENT PREFERRED 3 PROVIDER ORGANIZATIONS AND PENALIZE THE PAYERS THAT ENGAGE IN SUCH
- PROHIBITED PRACTICE; TO REQUIRE HEALTH INSURERS TO PROVIDE CERTAIN
- 5 INFORMATION ON MEMBER IDENTIFICATION CARDS; AND FOR RELATED
- 6 PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7
- SECTION 1. The following shall be codified as Section 8
- 83-41-501, Mississippi Code of 1972: 9
- 83-41-501. Short title. This article shall be known and may 10
- 11 be cited as the "Participating Provider Protection Act."
- SECTION 2. The following shall be codified as Section 12
- 83-41-503, Mississippi Code of 1972: 13
- 14 83-41-503. Definitions. As used in this article:
- (a) "Alternative rates of payment" means the rate at 15
- 16 which or sum for which the provider agrees to perform specified
- health care services. The rate shall be negotiated between 17
- 18 purchaser and provider and shall be in effect for a fixed term.
- It may, but need not, include a discount from the provider's 19
- 20 customary fee.
- 21 (b) "Group purchaser" means an organization or entity
- 22 which contracts with providers for the purpose of establishing a
- preferred provider organization. "Group purchaser" may include: 23
- Entities which contract for the benefit of 2.4 (i)
- their insureds, employees, or members such as insurers, 25
- 26 self-funded organizations, medical service plans, trusts, or
- 27 employers who establish or participate in self-funded trusts or
- 28 programs.

- 29 (ii) Entities which serve as brokers for the
- 30 formation of such contracts, including health care financiers,
- 31 third party administrators, providers or other intermediaries.
- 32 (c) "Participating provider" means a provider who has
- 33 agreed to provide health care services to members of a group
- 34 purchaser with an expectation of receiving payment directly or
- 35 indirectly from the preferred provider organization.
- 36 (d) "Preferred provider organization (PPO)" means a
- 37 contractual agreement or agreements between a provider or
- 38 providers and a group purchaser or purchasers to provide for
- 39 alternative rates of payment specified in advance for a defined
- 40 period of time in which
- 41 (i) The provider agrees to accept the alternative
- 42 rates of payment offered by group purchasers to their members
- 43 whenever a member chooses to use the provider's services during
- 44 the defined period of time, and
- 45 (ii) There is a tangible benefit to the provider
- 46 in offering such alternative rates of payment to the group
- 47 purchaser.
- 48 Preferred provider organization agreements should
- 49 include, but not be limited to, the following components:
- 50 (i) Incentives which encourage the member to
- 51 utilize the participating providers;
- 52 (ii) Procedures to provide the participating
- 53 provider with a means to determine whether the patient qualifies
- 54 for alternative rates of payment;
- 55 (iii) Participation in a resource monitoring
- 56 component to insure quality control both for patient care and cost
- 57 effectiveness; and
- 58 (iv) Procedures to encourage prompt payment for
- 59 services rendered.
- (e) "Provider" means any physician, hospital or other
- 61 natural or artificial person licensed or otherwise authorized to

- 62 furnish health care services.
- (f) "Tangible benefit" means, but is not limited to:
- (i) Any reasonable expectation of a demonstrable
- 65 increase in or maintenance of usage of the provider's services;
- 66 (ii) Contractual provisions requiring quality
- 67 control of patient care and participation in resource monitoring
- 68 procedures; and
- 69 (iii) Any reasonable expectation of prompt payment
- 70 for services rendered.
- 71 SECTION 3. The following shall be codified as Section
- 72 83-41-505, Mississippi Code of 1972:
- 73 <u>83-41-505.</u> Prohibition of certain practices by preferred
- 74 provider organizations.
- 75 (1) Except as otherwise provided in this section, the
- 76 requirement of this section shall apply to all preferred provider
- 77 organization agreements that are applicable to health care
- 78 services rendered in this state and to group purchasers as defined
- 79 in this article. The provisions of this section shall not apply
- 80 to a group purchaser when providing health care benefits through
- 81 its own network or direct provider agreements or to such
- 82 agreements of a group purchaser.
- 83 (2) A preferred provider organization's alternative rates of
- 84 payment shall not be enforceable or binding upon any provider
- 85 unless such organization is clearly identified on the benefit card
- 86 issued to the member by the group purchaser or other entity
- 87 accessing a group purchaser's contractual agreement or agreements
- 88 and presented to the participating provider when health care
- 89 services are provided. When more than one preferred provider
- 90 organization is shown on the benefit card of a group purchaser or
- 91 other entity, the applicable contractual agreement that shall be
- 92 binding on a provider shall be determined as follows:
- 93 (a) The first preferred provider organization domiciled
- 94 in this state, listed on the benefit card, beginning on the front

- 95 of the card, reading from left to right, line by line, from top to
- 96 bottom, that is applicable to a provider on the date health care
- 97 services are rendered, shall establish the contractual agreement
- 98 for payment that shall apply.
- 99 (b) If there is no preferred provider organization
- 100 domiciled in this state listed on the benefit card, the first
- 101 preferred provider organization domiciled outside this state
- 102 listed on the benefit card, following the same process outlined in
- 103 paragraph (a) of this subsection shall establish the contractual
- 104 agreement for payment that shall apply.
- 105 (c) The side of the benefit card that prominently
- 106 identifies the name of the carrier, insurer, or plan sponsor and
- 107 beneficiary shall be deemed to be the front of the card.
- 108 (d) When no preferred provider organization is listed,
- 109 the carrier, insurer or plan sponsor identified by the benefit
- 110 card shall be deemed to be the group purchaser for purposes of
- 111 this section.
- 112 (e) When no benefit card is issued or utilized by a
- 113 group purchaser or other entity, written notification shall be
- 114 required of any entity accessing an existing group purchaser's
- 115 contractual agreement or agreements, at least thirty (30) days
- 116 prior to accessing health care services through a participating
- 117 provider under such agreement or agreements.
- 118 (3) A preferred provider organization agreement shall not be
- 119 applied or used on a retroactive basis unless all providers of
- 120 health care services that are affected by the application of
- 121 alternative rates of payment receive written notification from the
- 122 entity that seeks such an arrangement and agree in writing to be
- 123 reimbursed at the alternative rates of payment.
- 124 (4) In no instance shall any provider be bound by the terms
- 125 of a preferred provider organization agreement that is in
- 126 violation of this section.
- 127 (5) Any claim submitted by a provider for health care

- 128 services provided to a person identified by the provider and a
- 129 group purchaser as eligible for alternative rates of payment in a
- 130 preferred provider organization agreement shall be subject to the
- 131 standards for claims submission and timely payment set forth in
- 132 Section 83-9-5.
- 133 (6) Failure to comply with the provisions of this section
- 134 shall subject a group purchaser to damages payable to the provider
- 135 of double the fair market value of the health care services
- 136 provided, but in no event less than the greater of Fifty Dollars
- 137 (\$50.00) per day of noncompliance or Two Thousand Dollars
- 138 (\$2,000.00), together with attorney's fees to be determined by the
- 139 court. A provider may institute this action in any court of
- 140 competent jurisdiction.
- 141 SECTION 4. The following shall be codified as Section
- 142 83-41-507, Mississippi Code of 1972:
- 143 <u>83-41-507</u>. Hospital participation; tangible benefit
- 144 presumed.
- 145 Whenever any hospital or other provider is a party to a
- 146 preferred provider organization agreement, there shall be a
- 147 rebuttable presumption that such hospital or other provider
- 148 contracted with the expectation of receiving a tangible benefit.
- 149 Unless clearly indicated otherwise in a preferred provider
- 150 organization contractual arrangement, it shall be presumed that
- 151 the hospital or other provider negotiated the contract with the
- 152 knowledge that such agreement would result in a tangible benefit
- 153 to the hospital or other provider.
- 154 SECTION 5. The following shall be codified as Section
- 155 83-9-5.1, Mississippi Code of 1972:
- 156 <u>83-9-5.1.</u> Identification of health benefit plan insurer and
- 157 sponsor.
- 158 (1) Every health insurer authorized to write health and
- 159 accident policies of insurance in this state who issues a member
- 160 identification card, membership card, identification card, benefit

- 161 card, insurance coverage card, or other documentation of coverage
- 162 to any policy holder or health plan participant shall, in issuing
- 163 such card or cards, satisfy the requirements of this section.
- 164 (2) No health insurer acting as the administrator for a
- 165 health benefit plan which plan is not fully insured shall issue
- 166 any member identification card, membership card, identification
- 167 card, benefit card, insurance coverage card, or other
- 168 documentation of coverage on which the name of the health insurer
- 169 is prominently displayed on the face of such card or
- 170 documentation. The name of the health benefit plan's sponsor
- 171 shall be prominently displayed on the face of such card or
- 172 documentation with an annotation that the plan's benefits are
- 173 being administered by the health insurance insurer.
- 174 (3) The Commissioner of Insurance may promulgate rules and
- 175 regulations implementing the provisions of this section.
- 176 (4) This section shall apply to any health and accident
- 177 member identification card, membership card, identification card,
- 178 benefit card, insurance coverage card, or other documentation of
- 179 coverage issued, reissued, or replaced on or after July 1, 2000,
- 180 and any such card or other documentation issued prior to July 1,
- 181 2000, shall be replaced to conform to the provisions of this
- 182 section on or before its renewal date, but in no event later than
- 183 July 1, 2001.
- 184 SECTION 6. Sections 1 through 4 of this act shall be
- 185 codified as a separate article within Title 83, Chapter 41,
- 186 Mississippi Code of 1972.
- 187 SECTION 7. This act shall take effect and be in force from
- 188 and after July 1, 2000.