

101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB2792

by Rep. Dan Ugaste

SYNOPSIS AS INTRODUCED:

820 ILCS 305/8.2

Amends the Workers' Compensation Act. Makes existing medical fee schedules inoperative after August 31, 2020. Provides that the Illinois Workers' Compensation Commission shall establish new medical fee schedules applicable on and after September 1, 2020 in accordance with specified criteria. Provides for 4 non-hospital fee schedules and 14 hospital fee schedules applicable to different geographic areas of the State. Sets forth a procedure for petitioning the Commission if a maximum fee causes a significant limitation on access to quality health care in either a specific field of health care services or a specific geographic limitation on access to health care. Effective immediately.

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A BILL FOR

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AN ACT concerning employment.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Workers' Compensation Act is amended by 5 changing Section 8.2 as follows:

6 (820 ILCS 305/8.2)

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Sec. 8.2. Fee schedule.

8 (a) Except as provided for in subsection (c), for 9 procedures, treatments, or services covered under this Act and 10 rendered or to be rendered on and after February 1, 2006, the maximum allowable payment shall be 90% of the 80th percentile 11 of charges and fees as determined by the Commission utilizing 12 information provided by employers' and insurers' national 13 14 databases, with a minimum of 12,000,000 Illinois line item charges and fees comprised of health care provider and hospital 15 charges and fees as of August 1, 2004 but not earlier than 16 August 1, 2002. These charges and fees are provider billed 17 amounts and shall not include discounted charges. The 80th 18 19 percentile is the point on an ordered data set from low to high 20 such that 80% of the cases are below or equal to that point and 21 at most 20% are above or equal to that point. The Commission 22 shall adjust these historical charges and fees as of August 1, 2004 by the Consumer Price Index-U for the period August 1, 23

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2004 through September 30, 2005. The Commission shall establish 1 2 fee schedules for procedures, treatments, or services for hospital inpatient, hospital outpatient, emergency room and 3 ambulatory surgical treatment 4 trauma, centers, and 5 professional services. These charges and fees shall be 6 designated by geozip or any smaller geographic unit. The data 7 shall in no way identify or tend to identify any patient, employer, or health care provider. As used in this Section, 8 9 "geozip" means a three-digit zip code based on data 10 similarities, geographical similarities, and frequencies. A 11 geozip does not cross state boundaries. As used in this Section, "three-digit zip code" means a geographic area in 12 13 which all zip codes have the same first 3 digits. If a geozip 14 does not have the necessary number of charges and fees to 15 calculate a valid percentile for a specific procedure, 16 treatment, or service, the Commission may combine data from the 17 geozip with up to 4 other geozips that are demographically and economically similar and exhibit similarities in data and 18 frequencies until the Commission reaches 9 charges or fees for 19 20 that specific procedure, treatment, or service. In cases where the compiled data contains less than 9 charges or fees for a 21 22 procedure, treatment, or service, reimbursement shall occur at 23 76% of charges and fees as determined by the Commission in a manner consistent with the provisions of this paragraph. 24 Providers of out-of-state procedures, treatments, services, 25 26 products, or supplies shall be reimbursed at the lesser of that

state's fee schedule amount or the fee schedule amount for the 1 2 region in which the employee resides. If no fee schedule exists in that state, the provider shall be reimbursed at the lesser 3 of the actual charge or the fee schedule amount for the region 4 5 in which the employee resides. Not later than September 30 in thereafter, 6 2006 and each year the Commission shall 7 automatically increase or decrease the maximum allowable 8 payment for a procedure, treatment, or service established and 9 in effect on January 1 of that year by the percentage change in 10 the Consumer Price Index-U for the 12 month period ending 11 August 31 of that year. The increase or decrease shall become 12 effective on January 1 of the following year. As used in this 13 Section, "Consumer Price Index-U" means the index published by 14 the Bureau of Labor Statistics of the U.S. Department of Labor, 15 that measures the average change in prices of all goods and 16 services purchased by all urban consumers, U.S. city average, 17 all items, 1982-84=100.

18 <u>The provisions of this subsection (a), other than this</u> 19 <u>sentence, are inoperative after August 31, 2020.</u>

20 (a-1) Notwithstanding the provisions of subsection (a) and 21 unless otherwise indicated, the following provisions shall 22 apply to the medical fee schedule starting on September 1, 23 2011:

(1) The Commission shall establish and maintain fee
 schedules for procedures, treatments, products, services,
 or supplies for hospital inpatient, hospital outpatient,

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1 emergency room, ambulatory surgical treatment centers, 2 accredited ambulatory surgical treatment facilities, 3 prescriptions filled and dispensed outside of a licensed pharmacy, dental services, and professional services. This 4 fee schedule shall be based on the fee schedule amounts 5 already established by the Commission pursuant 6 to 7 subsection (a) of this Section. However, starting on 8 January 1, 2012, these fee schedule amounts shall be 9 grouped into geographic regions in the following manner: 10 (A) Four regions for non-hospital fee schedule 11 amounts shall be utilized: 12 (i) Cook County; 13 (ii) DuPage, Kane, Lake, and Will Counties; 14 (iii) Bond, Calhoun, Clinton, Jersev, 15 Macoupin, Madison, Monroe, Montgomery, Randolph, 16 St. Clair, and Washington Counties; and 17 (iv) All other counties of the State. (B) Fourteen regions for hospital fee schedule 18 amounts shall be utilized: 19 20 (i) Cook, DuPage, Will, Kane, McHenry, DeKalb, 21 Kendall, and Grundy Counties; 22 (ii) Kankakee County; 23 (iii) Madison, St. Clair, Macoupin, Clinton, 24 Monroe, Jersey, Bond, and Calhoun Counties; 25 (iv) Winnebago and Boone Counties; (v) Peoria, Tazewell, Woodford, Marshall, and 26

1	Stark Counties;
2	(vi) Champaign, Piatt, and Ford Counties;
3	(vii) Rock Island, Henry, and Mercer Counties;
4	(viii) Sangamon and Menard Counties;
5	(ix) McLean County;
6	(x) Lake County;
7	(xi) Macon County;
8	(xii) Vermilion County;
9	(xiii) Alexander County; and
10	(xiv) All other counties of the State.
11	(2) If a geozip, as defined in subsection (a) of this
12	Section, overlaps into one or more of the regions set forth
13	in this Section, then the Commission shall average or
14	repeat the charges and fees in a geozip in order to
15	designate charges and fees for each region.
16	(3) In cases where the compiled data contains less than
17	9 charges or fees for a procedure, treatment, product,
18	supply, or service or where the fee schedule amount cannot
19	be determined by the non-discounted charge data,
20	non-Medicare relative values and conversion factors
21	derived from established fee schedule amounts, coding
22	crosswalks, or other data as determined by the Commission,
23	reimbursement shall occur at 76% of charges and fees until
24	September 1, 2011 and 53.2% of charges and fees thereafter
25	as determined by the Commission in a manner consistent with
26	the provisions of this paragraph.

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1 (4) To establish additional fee schedule amounts, the 2 Commission shall utilize provider non-discounted charge 3 data, non-Medicare relative values and conversion factors 4 derived from established fee schedule amounts, and coding 5 crosswalks. The Commission may establish additional fee 6 schedule amounts based on either the charge or cost of the 7 procedure, treatment, product, supply, or service.

8 (5) Implants shall be reimbursed at 25% above the net 9 manufacturer's invoice price less rebates, plus actual 10 reasonable and customary shipping charges whether or not 11 the implant charge is submitted by a provider in 12 conjunction with a bill for all other services associated with the implant, submitted by a provider on a separate 13 14 claim form, submitted by a distributor, or submitted by the 15 manufacturer of the implant. "Implants" include the 16 following codes or any substantially similar updated code 17 determined Commission: by the 0274 as (prosthetics/orthotics); 0275 (pacemaker); 0276 18 (lens 19 implant); 0278 (implants); 0540 and 0545 (ambulance); 0624 (investigational devices); and 0636 (drugs requiring 20 21 detailed coding). Non-implantable devices or supplies 22 within these codes shall be reimbursed at 65% of actual 23 charge, which is the provider's normal rates under its 24 standard chargemaster. A standard chargemaster is the 25 provider's list of charges for procedures, treatments, 26 products, supplies, or services used to bill payers in a

1 consistent manner. 2 (6) The Commission shall automatically update all codes and associated rules with the version of the codes 3 and rules valid on January 1 of that year. 4 5 The provisions of this subsection (a-1), other than this sentence, are inoperative after August 31, 2020. 6 7 (a-1.5) The following provisions apply to procedures, treatments, services, products, and supplies covered under 8 this Act and rendered or to be rendered on or after September 9 10 1, 2020: 11 (1) In this Section: 12 "CPT code" means each Current Procedural Terminology code, for each geographic region specified in subsection 13 (b) of this Section, included on the most recent medical 14 15 fee schedule established by the Commission pursuant to this 16 Section. "DRG code" means each current diagnosis related group 17 code, for each geographic region specified in subsection 18 (b) of this Section, included on the most recent medical 19 20 fee schedule established by the Commission pursuant to this 21 Section. 22 "Geozip" means a three-digit zip code based on data 23 similarities, geographical similarities, and frequencies. 24 "Health care services" means those CPT and DRG codes 25 for procedures, treatments, products, services or supplies for hospital inpatient, hospital outpatient, emergency 26

1	room, ambulatory surgical treatment centers, accredited
2	ambulatory surgical treatment facilities, and professional
3	services. It does not include codes classified as
4	healthcare common procedure coding systems or dental.
5	"Medicare maximum fee" means, for each CPT and DRG
6	code, the current maximum fee for that CPT or DRG code
7	allowed to be charged by the Centers for Medicare and
8	Medicaid Services for Medicare patients in that geographic
9	region. The Medicare maximum fee shall be the greater of
10	(i) the current maximum fee allowed to be charged by the
11	Centers for Medicare and Medicaid Services for Medicare
12	patients in the geographic region or (ii) the maximum fee
13	charged by the Centers for Medicare and Medicaid Services
14	for Medicare patients in the geographic region on January
15	<u>1, 2020.</u>
16	"Medicare percentage amount" means, for each CPT and
17	DRG code, the workers' compensation maximum fee as a
18	percentage of the Medicare maximum fee.
19	"Workers' compensation maximum fee" means, for each
20	CPT and DRG code, the current maximum fee allowed to be
21	charged under the medical fee schedule established by the
22	Commission for that CPT or DRG code in that geographic
23	region.
24	(2) The Commission shall establish and maintain fee
25	schedules for procedures, treatments, products, services,
26	or supplies for hospital inpatient, hospital outpatient,

1	emergency room, ambulatory surgical treatment centers,
2	accredited ambulatory surgical treatment facilities,
3	prescriptions filled and dispensed outside of a licensed
4	pharmacy, dental services, and professional services.
5	These fee schedule amounts shall be grouped into geographic
6	regions in the following manner:
7	(A) Four regions for non-hospital fee schedule
8	amounts shall be utilized:
9	(i) Cook County;
10	(ii) DuPage, Kane, Lake, and Will Counties;
11	(iii) Bond, Calhoun, Clinton, Jersey,
12	Macoupin, Madison, Monroe, Montgomery, Randolph,
13	St. Clair, and Washington Counties; and
14	(iv) All other counties of the State.
15	(B) Fourteen regions for hospital fee schedule
16	amounts shall be utilized:
17	(i) Cook, DuPage, Will, Kane, McHenry, DeKalb,
18	Kendall, and Grundy Counties;
19	(ii) Kankakee County;
20	(iii) Madison, St. Clair, Macoupin, Clinton,
21	Monroe, Jersey, Bond, and Calhoun Counties;
22	(iv) Winnebago and Boone Counties;
23	(v) Peoria, Tazewell, Woodford, Marshall, and
24	Stark Counties;
25	(vi) Champaign, Piatt, and Ford Counties;
26	(vii) Rock Island, Henry, and Mercer Counties;

1	(viii) Sangamon and Menard Counties;
2	(ix) McLean County;
3	(x) Lake County;
4	(xi) Macon County;
5	(xii) Vermilion County;
6	(xiii) Alexander County; and
7	(xiv) All other counties of the State.
8	If a geozip overlaps into one or more of the regions
9	set forth in this Section, then the Commission shall
10	average or repeat the charges and fees in a geozip in order
11	to designate charges and fees for each region.
12	(3) The initial workers' compensation maximum fee for
13	each CPT and DRG code as of September 1, 2020 shall be
14	determined as follows:
14 15	<u>determined as follows:</u> (A) Within 45 days after the effective date of this
15	(A) Within 45 days after the effective date of this
15 16	(A) Within 45 days after the effective date of this amendatory Act of the 101st General Assembly, the
15 16 17	(A) Within 45 days after the effective date of this amendatory Act of the 101st General Assembly, the Commission shall determine the Medicare percentage
15 16 17 18	(A) Within 45 days after the effective date of this amendatory Act of the 101st General Assembly, the Commission shall determine the Medicare percentage amount for each CPT and DRG code using the most recent
15 16 17 18 19	(A) Within 45 days after the effective date of this amendatory Act of the 101st General Assembly, the Commission shall determine the Medicare percentage amount for each CPT and DRG code using the most recent data available.
15 16 17 18 19 20	(A) Within 45 days after the effective date of this amendatory Act of the 101st General Assembly, the Commission shall determine the Medicare percentage amount for each CPT and DRG code using the most recent data available. CPT or DRG codes which have a value, but are not
15 16 17 18 19 20 21	(A) Within 45 days after the effective date of this amendatory Act of the 101st General Assembly, the Commission shall determine the Medicare percentage amount for each CPT and DRG code using the most recent data available. CPT or DRG codes which have a value, but are not covered expenses under Medicare, are still compensable
15 16 17 18 19 20 21 22	(A) Within 45 days after the effective date of this amendatory Act of the 101st General Assembly, the Commission shall determine the Medicare percentage amount for each CPT and DRG code using the most recent data available. CPT or DRG codes which have a value, but are not covered expenses under Medicare, are still compensable under the medical fee schedule according to the rate
15 16 17 18 19 20 21 22 23	(A) Within 45 days after the effective date of this amendatory Act of the 101st General Assembly, the Commission shall determine the Medicare percentage amount for each CPT and DRG code using the most recent data available. CPT or DRG codes which have a value, but are not covered expenses under Medicare, are still compensable under the medical fee schedule according to the rate described in Section (B).

1	adjustment to be made to the workers' compensation
2	maximum fee for each CPT and DRG code as follows:
3	(i) If the Medicare percentage amount for that
4	CPT or DRG code is equal to or less than 125%, then
5	the workers' compensation maximum fee for that CPT
6	or DRG code shall be adjusted so that it equals
7	125% of the most recent Medicare maximum fee for
8	that CPT or DRG code.
9	(ii) If the Medicare percentage amount for
10	that CPT or DRG code is greater than 125% but less
11	than 150%, then the workers' compensation maximum
12	fee for that CPT or DRG code shall not be adjusted.
13	(iii) If the Medicare percentage amount for
14	that CPT or DRG code is greater than 150% but less
15	than or equal to 225%, then the workers'
16	compensation maximum fee for that CPT or DRG code
17	shall be adjusted so that it equals the greater of
18	(I) 150% of the most recent Medicare maximum fee
19	for that CPT or DRG code or (II) 85% of the most
20	recent workers' compensation maximum amount for
21	that CPT or DRG code.
22	(iv) If the Medicare percentage amount for
23	that CPT or DRG code is greater than 225% but less
24	than or equal to 428.57%, then the workers'
25	compensation maximum fee for that CPT or DRG code
26	shall be adjusted so that it equals the greater of

1	(I) 191.25% of the most recent Medicare maximum fee
2	for that CPT or DRG code or (II) 70% of the most
3	recent workers' compensation maximum amount for
4	that CPT or DRG code.
5	(v) If the Medicare percentage amount for that
6	CPT or DRG code is greater than 428.57%, then the
7	workers' compensation maximum fee for that CPT or
8	DRG code shall be adjusted so that it equals 300%
9	of the most recent Medicare maximum fee for that
10	CPT or DRG code.
11	The Commission shall promptly publish the
12	adjustments determined pursuant to this subdivision
13	(3)(B) on its website.
14	(C) The initial workers' compensation maximum fee
15	for each CPT and DRG code as of September 1, 2020 shall
16	be equal to the workers' compensation maximum fee for
17	that code as determined and adjusted pursuant to
18	subdivision (3)(B) of this subsection, subject to any
19	further adjustments pursuant to subdivision (5) of
20	this subsection.
21	(4) The Commission, as of September 1, 2021 and
22	September 1 of each year thereafter, shall adjust the
23	workers' compensation maximum fee for each CPT or DRG code
24	to exactly half of the most recent annual increase in the
25	Consumer Price Index-U.
26	(5) A person who believes that the workers'

1	compensation maximum fee for a CPT or DRG code, as
2	otherwise determined pursuant to this subsection, creates
3	or would create upon implementation a significant
4	limitation on access to quality health care in either a
5	specific field of health care services or a specific
6	geographic limitation on access to health care may petition
7	the Commission to modify the workers' compensation maximum
8	fee for that CPT or DRG code so as to not create that
9	significant limitation.
10	The petitioner bears the burden of demonstrating, by a
11	preponderance of the credible evidence, that the workers'
12	compensation maximum fee that would otherwise apply would
13	create a significant limitation on access to quality health
14	care in either a specific field of health care services or
15	a specific geographic limitation on access to health care.
16	Petitions shall be made publicly available. Such credible
17	evidence shall include empirical data demonstrating a
18	significant limitation on access to quality health care.
19	Other interested persons may file comments or responses to
20	a petition within 30 days of the filing of a petition.
21	The Commission shall take final action on each petition
22	within 180 days of filing. The Commission may, but is not
23	required to, seek the recommendation of the Medical Fee
24	Advisory Board to assist with this determination. If the
25	Commission grants the petition, the Commission shall
26	further increase the workers' compensation maximum fee for

1	that CPT or DRG code by the amount minimally necessary to
2	avoid creating a significant limitation on access to
3	quality health care in either a specific field of health
4	care services or a specific geographic limitation on access
5	to health care. The increased workers' compensation
6	maximum fee shall take effect upon entry of the
7	Commission's final action.

8 (a-2) For procedures, treatments, services, or supplies 9 covered under this Act and rendered or to be rendered on or 10 after September 1, 2011, the maximum allowable payment shall be 11 70% of the fee schedule amounts, which shall be adjusted yearly 12 by the Consumer Price Index-U, as described in subsection (a) 13 of this Section. <u>The provisions of this subsection (a-2), other</u> 14 than this sentence, are inoperative after August 31, 2020.

15 (a-3) Prescriptions filled and dispensed outside of a 16 licensed pharmacy shall be subject to a fee schedule that shall 17 not exceed the Average Wholesale Price (AWP) plus a dispensing 18 fee of \$4.18. AWP or its equivalent as registered by the 19 National Drug Code shall be set forth for that drug on that 20 date as published in Medispan.

(b) Notwithstanding the provisions of subsection (a), if the Commission finds that there is a significant limitation on access to quality health care in either a specific field of health care services or a specific geographic limitation on access to health care, it may change the Consumer Price Index-U increase or decrease for that specific field or specific 1 geographic limitation on access to health care to address that 2 limitation.

3 (c) The Commission shall establish by rule a process to 4 review those medical cases or outliers that involve 5 extra-ordinary treatment to determine whether to make an 6 additional adjustment to the maximum payment within a fee 7 schedule for a procedure, treatment, or service.

8 (d) When a patient notifies a provider that the treatment, 9 procedure, or service being sought is for a work-related 10 illness or injury and furnishes the provider the name and 11 address of the responsible employer, the provider shall bill 12 the employer or its designee directly. The employer or its designee shall make payment for treatment in accordance with 13 14 the provisions of this Section directly to the provider, except 15 that, if a provider has designated a third-party billing entity to bill on its behalf, payment shall be made directly to the 16 17 billing entity. Providers shall submit bills and records in accordance with the provisions of this Section. 18

(1) All payments to providers for treatment provided pursuant to this Act shall be made within 30 days of receipt of the bills as long as the bill contains substantially all the required data elements necessary to adjudicate the bill.

(2) If the bill does not contain substantially all the
 required data elements necessary to adjudicate the bill, or
 the claim is denied for any other reason, in whole or in

1 part, the employer or insurer shall provide written 2 notification to the provider in the form of an explanation 3 benefits explaining the basis for the denial and of describing any additional necessary data elements within 4 5 30 days of receipt of the bill. The Commission, with 6 assistance from the Medical Fee Advisory Board, shall adopt 7 rules detailing the requirements for the explanation of 8 benefits required under this subsection.

9 (3) In the case (i) of nonpayment to a provider within 10 30 days of receipt of the bill which contained 11 substantially all of the required data elements necessary 12 to adjudicate the bill, (ii) of nonpayment to a provider of a portion of such a bill, or (iii) where the provider has 13 14 not been issued an explanation of benefits for a bill, the 15 bill, or portion of the bill up to the lesser of the actual 16 charge or the payment level set by the Commission in the 17 fee schedule established in this Section, shall incur interest at a rate of 1% per month payable by the employer 18 19 to the provider. Any required interest payments shall be 20 made by the employer or its insurer to the provider within 21 30 days after payment of the bill.

(4) If the employer or its insurer fails to pay
interest within 30 days after payment of the bill as
required pursuant to paragraph (3), the provider may bring
an action in circuit court for the sole purpose of seeking
payment of interest pursuant to paragraph (3) against the

employer or its insurer responsible for insuring the employer's liability pursuant to item (3) of subsection (a) of Section 4. The circuit court's jurisdiction shall be limited to enforcing payment of interest pursuant to paragraph (3). Interest under paragraph (3) is only payable

6 to the provider. An employee is not responsible for the 7 payment of interest under this Section. The right to 8 interest under paragraph (3) shall not delay, diminish, 9 restrict, or alter in any way the benefits to which the 10 employee or his or her dependents are entitled under this 11 Act.

12 The changes made to this subsection (d) by this amendatory 13 Act of the 100th General Assembly apply to procedures, 14 treatments, and services rendered on and after the effective 15 date of this amendatory Act of the 100th General Assembly.

16 (e) Except as provided in subsections (e-5), (e-10), and 17 (e-15), a provider shall not hold an employee liable for costs related to a non-disputed procedure, treatment, or service 18 19 rendered in connection with a compensable injury. The 20 provisions of subsections (e-5), (e-10), (e-15), and (e-20) shall not apply if an employee provides information to the 21 22 provider regarding participation in a group health plan. If the 23 employee participates in a group health plan, the provider may submit a claim for services to the group health plan. If the 24 25 claim for service is covered by the group health plan, the 26 employee's responsibility shall be limited to applicable

deductibles, co-payments, or co-insurance. Except as provided under subsections (e-5), (e-10), (e-15), and (e-20), a provider shall not bill or otherwise attempt to recover from the employee the difference between the provider's charge and the amount paid by the employer or the insurer on a compensable injury, or for medical services or treatment determined by the Commission to be excessive or unnecessary.

8 (e-5) If an employer notifies a provider that the employer 9 does not consider the illness or injury to be compensable under 10 this Act, the provider may seek payment of the provider's 11 actual charges from the employee for any procedure, treatment, 12 or service rendered. Once an employee informs the provider that 13 there is an application filed with the Commission to resolve a 14 dispute over payment of such charges, the provider shall cease 15 any and all efforts to collect payment for the services that 16 are the subject of the dispute. Any statute of limitations or 17 statute of repose applicable to the provider's efforts to collect payment from the employee shall be tolled from the date 18 19 that the employee files the application with the Commission until the date that the provider is permitted to resume 20 collection efforts under the provisions of this Section. 21

(e-10) If an employer notifies a provider that the employer will pay only a portion of a bill for any procedure, treatment, or service rendered in connection with a compensable illness or disease, the provider may seek payment from the employee for the remainder of the amount of the bill up to the lesser of the

actual charge, negotiated rate, if applicable, or the payment 1 2 level set by the Commission in the fee schedule established in 3 this Section. Once an employee informs the provider that there is an application filed with the Commission to resolve a 4 5 dispute over payment of such charges, the provider shall cease any and all efforts to collect payment for the services that 6 are the subject of the dispute. Any statute of limitations or 7 8 statute of repose applicable to the provider's efforts to 9 collect payment from the employee shall be tolled from the date 10 that the employee files the application with the Commission 11 until the date that the provider is permitted to resume 12 collection efforts under the provisions of this Section.

13 (e-15) When there is a dispute over the compensability of 14 or amount of payment for a procedure, treatment, or service, 15 and a case is pending or proceeding before an Arbitrator or the 16 Commission, the provider may mail the employee reminders that 17 the employee will be responsible for payment of any procedure, treatment or service rendered by the provider. The reminders 18 19 must state that they are not bills, to the extent practicable 20 include itemized information, and state that the employee need not pay until such time as the provider is permitted to resume 21 22 collection efforts under this Section. The reminders shall not 23 be provided to any credit rating agency. The reminders may request that the employee furnish the provider with information 24 25 about the proceeding under this Act, such as the file number, 26 names of parties, and status of the case. If an employee fails

to respond to such request for information or fails to furnish the information requested within 90 days of the date of the reminder, the provider is entitled to resume any and all efforts to collect payment from the employee for the services rendered to the employee and the employee shall be responsible for payment of any outstanding bills for a procedure, treatment, or service rendered by a provider.

8 (e-20) Upon a final award or judgment by an Arbitrator or 9 the Commission, or a settlement agreed to by the employer and 10 the employee, a provider may resume any and all efforts to 11 collect payment from the employee for the services rendered to 12 the employee and the employee shall be responsible for payment 13 of any outstanding bills for a procedure, treatment, or service 14 rendered by a provider as well as the interest awarded under 15 subsection (d) of this Section. In the case of a procedure, 16 treatment, or service deemed compensable, the provider shall 17 not require a payment rate, excluding the interest provisions under subsection (d), greater than the lesser of the actual 18 19 charge or the payment level set by the Commission in the fee 20 schedule established in this Section. Payment for services deemed not covered or not compensable under this Act is the 21 22 responsibility of the employee unless a provider and employee 23 have agreed otherwise in writing. Services not covered or not compensable under this Act are not subject to the fee schedule 24 25 in this Section.

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(f) Nothing in this Act shall prohibit an employer or

insurer from contracting with a health care provider or group of health care providers for reimbursement levels for benefits under this Act different from those provided in this Section.

4 (g) On or before January 1, 2010 the Commission shall 5 provide to the Governor and General Assembly a report regarding 6 the implementation of the medical fee schedule and the index 7 used for annual adjustment to that schedule as described in 8 this Section.

9 (Source: P.A. 100-1117, eff. 11-27-18; 100-1175, eff. 10 1-11-19.)

Section 99. Effective date. This Act takes effect upon becoming law.