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1	HOUSE BILL NO. 218
2	Offered January 10, 2024
3	Prefiled January 4, 2024
4	A BILL to amend and reenact §§ 38.2-3407.10 and 38.2-4319 of the Code of Virginia, relating to health
5	insurance; health care provider panels; continuity of care.
6	
	Patrons—Orrock and Sickles
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8	Referred to Committee on Health and Human Services
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10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 38.2-3407.10 and 38.2-4319 of the Code of Virginia are amended and reenacted as
12 13	follows:
13 14	§ 38.2-3407.10. Health care provider panels. A. As used in this section:
15	"Carrier" means:
16	1. Any insurer proposing to issue individual or group accident and sickness insurance policies
17	providing hospital, medical and surgical or major medical coverage on an expense incurred basis;
18	2. Any corporation providing individual or group accident and sickness subscription contracts;
19	3. Any health maintenance organization providing health care plans for health care services;
20	4. Any corporation offering prepaid dental or optometric services plans; or
21	5. Any other person or organization that provides health benefit plans subject to state regulation, and
22	includes an entity that arranges a provider panel for compensation.
23	"Enrollee" means any person entitled to health care services from a carrier.
24	"Provider" means a hospital, physician or any type of provider licensed, certified or authorized by
25	statute to provide a covered service under the health benefit plan.
26	"Provider panel" means those providers with which a carrier contracts to provide health care services
27	to the carrier's enrollees under the carrier's health benefit plan. However, such term does not include an
28	arrangement between a carrier and providers in which any provider may participate solely on the basis
29	of the provider's contracting with the carrier to provide services at a discounted fee-for-service rate.
30 31	B. Any such carrier that offers a provider panel shall establish and use it in accordance with the
31 32	following requirements: 1. Notice of the development of a provider panel in the Commonwealth or local service area shall be
32 33	filed with the Department of Health Professions.
33 34	2. Carriers shall provide a provider application and the relevant terms and conditions to a provider
35	upon request.
36	C. A carrier that uses a provider panel shall establish procedures for:
37	1. Notifying an enrollee of:
38	a. The termination from the carrier's provider panel of a provider who was furnishing health care
	services to the enrollee or furnished health care services to the enrollee in the six months prior to the
40	notice; and
41	b. The right of an enrollee to continue to receive health care services as provided in subsection E
42	following the provider's termination from a carrier's provider panel, except when a provider is terminated
43	for cause.
44 45	The carrier shall provide notice required by this subdivision 1 prior to the date of the termination of the provider, except when a provider is terminated for cause.
4 6	2. Notifying a provider at least 90 days prior to the date of the termination of the provider, except
47	when a provider is terminated for cause.
48	3. Notifying the purchaser of the health benefit plan, whether such purchaser is an individual or an
49	employer providing a health benefit plan, in whole or in part, to its employees and enrollees of the
50	health benefit plan of:
51	a. A description of all types of payment arrangements that the carrier uses to compensate providers
52	for health care services rendered to enrollees, including withholds, bonus payments, capitation, and
53	fee-for-service discounts; and
54	b. The terms of the plan in clear and understandable language that reasonably informs the purchaser
55	of the practical application of such terms in the operation of the plan.
56	For the purposes of subdivisions 1 and 2, "provider" includes a provider group.
57 59	D. A carrier may shall not deny an application for participation or terminate participation on its
58	provider panel on the basis of gender, race, age, sexual orientation, gender identity, religion or national

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59 origin.

60 E. 1. A provider shall be permitted by the carrier to render and shall continue to render health care services to any of the carrier's enrollees for a period of at least 90 days from the date of such provider's 61 62 termination from the carrier's provider panel, except when a provider is terminated for cause.

63 2. Notwithstanding the provisions of subdivision 1, any provider shall be permitted by the carrier to 64 continue rendering and shall continue rendering health services to any enrollee who has been medically 65 confirmed to be pregnant at the time of a provider's termination of participation, except when a provider is terminated for cause. Such treatment shall, at the enrollee's option, continue through the provision of 66 postpartum care directly related to the delivery. 67

 $\vec{3}$. Notwithstanding the provisions of subdivision 1, any provider shall be permitted by the carrier to 68 continue rendering and shall continue rendering health services to any enrollee who is determined to be 69 70 terminally ill (as defined under § 1861 (dd)(3)(A) of the Social Security Act) at the time of a provider's 71 termination of participation, except when a provider is terminated for cause. Such treatment shall, at the enrollee's option, continue for the remainder of the enrollee's life for care directly related to the 72 73 treatment of the terminal illness.

74 4. Notwithstanding the provisions of subdivision 1, any provider shall be permitted by the carrier to 75 continue rendering and shall continue rendering health services to any enrollee who has been determined by a medical professional to have a life-threatening condition at the time of a provider's 76 77 termination of participation. Such treatment shall, at the enrollee's option, continue for up to 180 days 78 for care directly related to the life-threatening condition.

79 5. Notwithstanding the provisions of subdivision 1, any provider shall be permitted by the carrier to 80 continue rendering and shall continue rendering health services to any enrollee who is admitted to and 81 receiving treatment in any inpatient facility at the time of a provider's termination of participation. Such admission and treatment shall continue until the enrollee is discharged from the inpatient facility. 82

83 For any health care services received by an enrollee from a provider after the date the provider has 84 been terminated from the carrier's provider panel:

85 a. A carrier shall reimburse a provider under this subsection in accordance with the carrier's agreement with such provider existing immediately before the provider's termination of participation; 86

b. The provider shall accept such reimbursement from the carrier and any cost-sharing payment from 87 88 the enrollee for items and services as payment in full; and

89 c. The provider shall continue to adhere to all policies and procedures and quality standards imposed 90 by the carrier for an enrollee that were required of the provider immediately before the provider's 91 termination of participation. 92

For the purposes of this subsection, "provider" includes a provider group.

93 F. 1. A carrier shall provide to a purchaser upon enrollment and make available to existing enrollees 94 at least once a year a list of members in its provider panel, which list shall also indicate those providers who are not currently accepting new patients. Such list may be made available in a form other than a 95 printed document, provided the purchaser or existing enrollee is given the means to request and receive 96 97 a printed copy of such list.

98 2. The information provided under subdivision 1 shall be updated at least once a year if in paper 99 form, and monthly if in electronic form.

100 G. No contract between a carrier and a provider may require that the provider indemnify the carrier 101 for the carrier's negligence, willful misconduct, or breach of contract, if any.

102 H. No contract between a carrier and a provider shall require a provider, as a condition of participation on the panel, to waive any right to seek legal redress against the carrier. 103

I. No contract between a carrier and a provider shall prohibit, impede or interfere in the discussion of 104 105 medical treatment options between a patient and a provider.

J. A contract between a carrier and a provider shall permit and require the provider to discuss 106 107 medical treatment options with the patient.

108 K. Any carrier requiring preauthorization for medical treatment shall have personnel available to 109 provide such preauthorization at all times when such preauthorization is required.

L. Carriers shall provide to their group policyholders written notice of any benefit reductions during 110 the contract period at least 60 days before such benefit reductions become effective. Group policyholders 111 shall, in turn, provide to their enrollees written notice of any benefit reductions during the contract 112 113 period at least 30 days before such benefit reductions become effective. Such notice shall be provided to 114 the group policyholder as a separate and distinct notification, and may shall not be combined with any 115 other notification or marketing materials.

116 M. No contract between a provider and a carrier shall include provisions that require a health care 117 provider or health care provider group to deny covered services that such provider or group knows to be medically necessary and appropriate that are provided with respect to a specific enrollee or group of 118 119 enrollees with similar medical conditions.

120 N. If a provider panel contract between a provider and a carrier, or other entity that provides

121 hospital, physician or other health care services to a carrier, includes provisions that require a provider, 122 as a condition of participating in one of the carrier's or other entity's provider panels, to participate in 123 any other provider panel owned or operated by that carrier or other entity, the contract shall contain a 124 provision permitting the provider to refuse participation in one or more such other provider panels at the 125 time the contract is executed. If a provider contracts with a carrier or other entity that subsequently 126 contracts with one or more unaffiliated carriers to include such provider in the provider panels of such 127 unaffiliated carriers, and which permits an unaffiliated carrier to impose participation terms with respect 128 to such provider that differ materially in reimbursement rates or in managed care procedures, such as 129 conducting economic profiling or requiring a patient to obtain primary care physician referral to a 130 specialist, from the terms agreed to by the provider in the original contract, the provider panel contract 131 shall contain a provision permitting the provider to refuse participation with any such unaffiliated carrier. Utilization review pursuant to Article 1.2 (§ 32.1-137.7 et seq.) of Chapter 5 of Title 32.1 shall 132 not constitute a materially different managed care procedure. This subsection shall apply to provider 133 134 panels utilized by health maintenance organizations and preferred provider organizations. For purposes 135 of this subsection, "preferred provider organization" means a carrier that offers preferred provider contracts or policies as defined in § 38.2-3407 or preferred provider subscription contracts as defined in 136 137 § 38.2-4209. The status of a physician as a member of or as being eligible for other existing or new 138 provider panels shall not be adversely affected by the exercise of such right to refuse participation. This 139 subsection shall not apply to the Medallion II and children's health insurance plan administered by or 140 pursuant to contract with the Department of Medical Assistance Services.

141 O. A carrier that rents or leases its provider panel to unaffiliated carriers shall make available, upon 142 request, to its providers a list of unaffiliated carriers that rent or lease its provider panel. Such list if 143 available in electronic format shall be updated monthly. The provider shall be given the means to 144 request and receive a printed copy of such list.

P. The Commission shall have no jurisdiction to adjudicate controversies arising out of this section.

§ 38.2-4319. Statutory construction and relationship to other laws.

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146 147 A. No provisions of this title except this chapter and, insofar as they are not inconsistent with this 148 chapter, §§ 38.2-100, 38.2-136, 38.2-200, 38.2-203, 38.2-209 through 38.2-213, 38.2-216, 38.2-218 through 38.2-225, 38.2-229, 38.2-232, 38.2-305, 38.2-316, 38.2-316.1, 38.2-322, 38.2-325, 38.2-326, 149 150 38.2-400, 38.2-402 through 38.2-413, 38.2-500 through 38.2-515, 38.2-600 through 38.2-629, Chapter 9 151 (§ 38.2-900 et seq.), §§ 38.2-1016.1 through 38.2-1023, 38.2-1057, and 38.2-1306.1, Article 2 (§ 38.2-1306.2 et seq.), § 38.2-1315.1, and Articles 3.1 (§ 38.2-1316.1 et seq.), 4 (§ 38.2-1317 et seq.), 5 152 153 (§ 38.2-1322 et seq.), 5.1 (§ 38.2-1334.3 et seq.), and 5.2 (§ 38.2-1334.11 et seq.) of Chapter 13, 154 Articles 1 (§ 38.2-1400 et seq.), 2 (§ 38.2-1412 et seq.), and 4 (§ 38.2-1446 et seq.) of Chapter 14, 155 Chapter 15 (§ 38.2-1500 et seq.), Chapter 17 (§ 38.2-1700 et seq.), §§ 38.2-1800 through 38.2-1836, 38.2-3401, 38.2-3405, 38.2-3405.1, 38.2-3406.1, 38.2-3407.2 through 38.2-3407.6:1, 38.2-3407.9 through 156 38.2-3407.20, 38.2-3411, 38.2-3411.2, 38.2-3411.3, 38.2-3411.4, 38.2-3412.1, 38.2-3414.1, 38.2-3418.1 157 through 38.2-3418.19, 38.2-3418.21, 38.2-3419.1, and 38.2-3430.1 through 38.2-3454, Articles 8 158 (§ 38.2-3461 et seq.) and 9 (§ 38.2-3465 et seq.) of Chapter 34, § 38.2-3500, subdivision 13 of 159 § 38.2-3503, subdivision 8 of § 38.2-3504, §§ 38.2-3514.1, 38.2-3514.2, 38.2-3522.1 through 38.2-3523.4, 38.2-3525, 38.2-3540.1, 38.2-3540.2, 38.2-3541.2, 38.2-3542, and 38.2-3543.2, Article 5 160 161 (§ 38.2-3551 et seq.) of Chapter 35, Chapter 35.1 (§ 38.2-3556 et seq.), § 38.2-3610, Chapter 52 162 (§ 38.2-5200 et seq.), Chapter 55 (§ 38.2-5500 et seq.), Chapter 58 (§ 38.2-5800 et seq.), Chapter 65 163 164 (§ 38.2-6500 et seq.), and Chapter 66 (§ 38.2-6600 et seq.) shall be applicable to any health maintenance 165 organization granted a license under this chapter. This chapter shall not apply to an insurer or health services plan licensed and regulated in conformance with the insurance laws or Chapter 42 (§ 38.2-4200 166 167 et seq.) except with respect to the activities of its health maintenance organization.

168 B. For plans administered by the Department of Medical Assistance Services that provide benefits pursuant to Title XIX or Title XXI of the Social Security Act, as amended, no provisions of this title 169 except this chapter and, insofar as they are not inconsistent with this chapter, §§ 38.2-100, 38.2-136, 38.2-200, 38.2-203, 38.2-209 through 38.2-213, 38.2-216, 38.2-218 through 38.2-225, 38.2-229, 38.2-322, 38.2-322, 38.2-325, 38.2-400, 38.2-402 through 38.2-413, 38.2-500 through 38.2-515, and 170 171 172 38.2-600 through 38.2-629, Chapter 9 (§ 38.2-900 et seq.), §§ 38.2-1016.1 through 38.2-1023, 38.2-1057, 173 and 38.2-1306.1, Article 2 (§ 38.2-1306.2 et seq.), § 38.2-1315.1, Articles 3.1 (§ 38.2-1316.1 et seq.), 4 174 (§ 38.2-1317 et seq.), 5 (§ 38.2-1322 et seq.), 5.1 (§ 38.2-1334.3 et seq.), and 5.2 (§ 38.2-1334.11 et 175 seq.) of Chapter 13, Articles 1 (§ 38.2-1400 et seq.), 2 (§ 38.2-1412 et seq.), and 4 (§ 38.2-1446 et seq.) 176 of Chapter 14, §§ 38.2-3401, 38.2-3405, 38.2-3407.2 through 38.2-3407.5, 38.2-3407.6, 38.2-3407.6:1, 177 178 38.2-3407.9, 38.2-3407.9:01, and 38.2-3407.9:02, subdivisions subsection E 1, 2, and 3 of 179 § 38.2-3407.10, §§ 38.2-3407.10:1, 38.2-3407.11, 38.2-3407.11:3, 38.2-3407.13, 38.2-3407.13:1, 38.2-3407.14, 38.2-3411.2, 38.2-3418.1, 38.2-3418.2, 38.2-3418.16, 38.2-3419.1, 38.2-3430.1 through 180 38.2-3437, and 38.2-3500, subdivision 13 of § 38.2-3503, subdivision 8 of § 38.2-3504, §§ 38.2-3514.1, 181

182 38.2-3514.2, 38.2-3522.1 through 38.2-3523.4, 38.2-3525, 38.2-3540.1, 38.2-3540.2, 38.2-3541.2,
183 38.2-3542, and 38.2-3543.2, Chapter 52 (§ 38.2-5200 et seq.), Chapter 55 (§ 38.2-5500 et seq.), Chapter 58 (§ 38.2-5800 et seq.), Chapter 65 (§ 38.2-6500 et seq.), and Chapter 66 (§ 38.2-6600 et seq.) shall be applicable to any health maintenance organization granted a license under this chapter. This chapter shall not apply to an insurer or health services plan licensed and regulated in conformance with the insurance laws or Chapter 42 (§ 38.2-4200 et seq.) except with respect to the activities of its health maintenance organization.

189 C. Solicitation of enrollees by a licensed health maintenance organization or by its representatives
 190 shall not be construed to violate any provisions of law relating to solicitation or advertising by health
 191 professionals.

192 D. A licensed health maintenance organization shall not be deemed to be engaged in the unlawful
193 practice of medicine. All health care providers associated with a health maintenance organization shall
194 be subject to all provisions of law.

E. Notwithstanding the definition of an eligible employee as set forth in § 38.2-3431, a health maintenance organization providing health care plans pursuant to § 38.2-3431 shall not be required to offer coverage to or accept applications from an employee who does not reside within the health maintenance organization's service area.

F. For purposes of applying this section, "insurer" when used in a section cited in subsections A and
B shall be construed to mean and include "health maintenance organizations" unless the section cited
clearly applies to health maintenance organizations without such construction.