HOUSE DOCKET, NO. 724 FILED ON: 1/14/2013 HOUSE DOCKET, NO. 724 FILED ON: 1/14/2013

The Commonwe	alth of Massachusetts
PRES	SENTED BY:
Mari	k J. Cusack
To the Honorable Senate and House of Representative. Court assembled:	s of the Commonwealth of Massachusetts in General
The undersigned legislators and/or citizens re	spectfully petition for the passage of the accompanying bill
An Act relative to the joint negoti	ation prohibition for integrated systems.
PET	TITION OF:
Name:	DISTRICT/ADDRESS:
Mark J. Cusack	5th Norfolk

HOUSE No. 1926

By Mr. Cusack of Braintree, a petition (accompanied by bill, House, No. 1926) of Mark J. Cusack relative to the joint negotiation prohibition for integrated systems in health care. Public Health.

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act relative to the joint negotiation prohibition for integrated systems.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	Chapter 111 of the General Laws, as so appearing, is hereby amended by inserting after
2	section 51H the following new section:-
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4	□ Section 51K. (a) As used in this section, the following word shall have the following meaning:
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6	□"Facility", any hospital, as defined in section 52, or clinic conducted by a hospital, as licensed
7	under section 51, which receives a separate on-site review survey by the Joint Commission on
8	the Accreditation of Healthcare Organizations.
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10	\Box (b) A facility that is either affiliated or owned by a system shall negotiate separate contracts by
11	facility with public and private payers.
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13	\Box (c) Each facility that is subject to this section that is within a larger system shall establish
14	separate negotiating teams.
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16	\Box (d) Every facility that is subject to this section shall establish a firewall mechanism that
17	prevents the separate contract negotiating teams from sharing any information that would inhibit
18	them from competing with each other and with other hospitals and physician practice groups.
19	
20	□(e) Contracts between a facility and carrier may not be contingent on entering into a contract
21	with another health care provider within a system.
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23	\Box (f) Contracts between a facility and carrier may not make the availability of any price or term

24	for a contract contingent on the carrier entering into a contract with another health care facility.
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26	\Box (g) Separate negotiations shall apply for both inpatient and outpatient services.
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28	\Box (h) The department and the office of the attorney general shall have the authority to enforce the
29	requirements of this section.
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31	\Box (i) The department may grant exemptions from the requirements of this section if a system
32	demonstrates to the satisfaction of the department that the system is integrated pursuant to
33	regulations which the department, in consultation with the division of insurance, shall adopt. In
34	promulgating said regulations, the department shall consider as factors of integration whether:
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36	\Box 1. The provider system receives over 50 percent of its revenue from alterative payment
37	arrangements;
38	$\Box 2$. The provider system has fully implemented one unifying, interoperable electronic
39	medical record system across all providers and facilities within the system;
40	\Box 3. The provider system has implemented quality improvement initiatives with demonstrable
41	improvements in quality of care provided;
42	\Box 4. The provider system has successfully implemented programs to direct care to the
43	appropriate and lowest costing setting within its system; and
44	\Box 5. The provider system can demonstrate that is has implemented appropriate measures to
45	eliminate unnecessary duplication of health care services within the system.
46	
47	\Box (j) Health care facilities shall negotiate under the requirements of this section at the time of
48	renewal or expiration of their current contracts with payers.
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