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# The Commonwealth of Massachusetts

### PRESENTED BY:

# Michael J. Finn

*To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:* 

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to the electronic submission of claims.

## PETITION OF:

NAME:	DISTRICT/ADDRESS:
Michael J. Finn	6th Hampden

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By Mr. Finn of West Springfield, a petition (accompanied by bill, House, No. 847) of Michael J. Finn relative to the electronic submission of insurance claims. Financial Services.

# The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act relative to the electronic submission of claims.

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

SECTION 1. Section 108 of Chapter 175 of the General Laws, as appearing in the 2012
 Official Edition, is hereby amended by striking out subsection 4(c) and inserting in place thereof
 the following:

4 4(c). Within fifteen days after an insurer's receipt of notice of claim by a claimant or provider under a policy of accident and sickness insurance which is delivered or issued for 5 6 delivery in the commonwealth, and which provides hospital expense, medical expense, surgical expense or dental expense insurance, the insurer shall furnish such forms as are usually furnished 7 8 by it for filing proofs of loss. Within forty-five days from said receipt of notice if payment is not 9 made the insurer shall notify the claimant in writing specifying the reasons for the nonpayment 10 or whatever further documentation is necessary for payment of said claim within the terms of the 11 policy. If the insurer fails to comply with the provisions of this paragraph, said insurer shall pay, in addition to any benefits which inure to such claimant or provider, interest on such benefits, 12 13 which shall accrue beginning forty-five days after the insurer's receipt of notice of claim at the

rate of one and one-half percent per month, not to exceed eighteen percent per year. The
provisions of this paragraph relating to interest payments shall not apply to a claim which an
insurer is investigating because of suspected fraud. Beginning on January 1, 2017, the provisions
of this paragraph shall only apply to claims for reimbursement submitted electronically.

SECTION 2. Section 110 of Chapter 175 of the General Laws, as appearing in the
Official Edition, is hereby amended by striking out subsection (G) and inserting in place thereof
the following:

(G) For purposes of this section the term ""notice of a claim" shall mean any notification
whether in writing or otherwise, to an insurer or its authorized agent, by any person, firm,
association, or corporation asserting right to payment under a policy of insurance which
reasonably apprises the insurer of the existence of a claim.

25 Within fifteen days after an insurer's receipt of notice of claim by a claimant under a general or blanket policy of accident and sickness insurance which is delivered or issued for 26 delivery in the commonwealth, and which provides hospital expense, medical expense, surgical 27 28 expense or dental expense insurance, the insurer shall furnish such forms as are usually furnished 29 by it for filing proofs of loss. Within forty-five days from said receipt of notice if payment is not 30 made the insurer shall notify the claimant in writing specifying the reasons for the nonpayment or whatever further documentation is necessary for payment of said claim within the terms of the 31 32 policy. If the insurer fails to comply with the provisions of this paragraph, said insurer shall pay, 33 in addition to any benefits which inure to such claimant or provider, interest on such benefits, which shall accrue beginning forty-five days after the insurer's receipt of notice of claim at the 34 rate of one and one-half percent per month, not to exceed eighteen percent per year. The 35

provisions of this paragraph relating to interest payments shall not apply to a claim which an
insurer is investigating because of suspected fraud. Beginning on January 1, 2017, the provisions
of this paragraph shall only apply to claims for reimbursement submitted electronically.

39 SECTION 3. Chapter 176G of the General Laws, as appearing in the Official Edition, is
40 hereby amended by striking out section 6 and inserting in place thereof the following:

41 Section 6. A health maintenance organization may enter into contractual arrangements with any other person or company for the provision, to the health maintenance organization, of 42 43 health services, insurance, reinsurance and administrative, marketing, underwriting or other services on a nondiscriminatory basis. A health maintenance organization shall not refuse to 44 contract with or compensate for covered services an otherwise eligible provider solely because 45 46 such provider has in good faith communicated with one or more of his current, former or 47 prospective patients regarding the provisions, terms or requirements of the organization's 48 products as they relate to the needs of such provider's patients. No contract between a 49 participating provider of health care services and a health maintenance organization shall be 50 issued or delivered in the commonwealth unless it contains a provision requiring that within 45 days after the receipt by the organization of completed forms for reimbursement to the provider 51 of health care services, the health maintenance organization shall (i) make payments for such 52 53 services provided, (ii) notify the provider in writing of the reason or reasons for nonpayment, or 54 (iii) notify the provider in writing of what additional information or documentation is necessary 55 to complete said forms for such reimbursement. If the health maintenance organization fails to comply with this paragraph for any claims related to the provision of health care services, said 56 57 health maintenance organization shall pay, in addition to any reimbursement for health care services provided, interest on such benefits, which shall accrue beginning 45 days after the health 58

maintenance organization's receipt of request for reimbursement at the rate of 1.5 per cent per 59 month, not to exceed 18 per cent per year. The provisions of this paragraph relating to interest 60 payments shall not apply to a claim that the health maintenance organization is investigating 61 because of suspected fraud. No contract between a participating home health agency or a 62 participating licensed hospice agency and a health maintenance organization shall be issued or 63 64 delivered in the commonwealth that requires the participating home health agency or participating licensed hospice agency to be accredited by the Joint Commission on Accreditation 65 of Healthcare Organizations or other national accrediting body if it is certified for participation in 66 67 the Medicare program, Title XVIII of the federal Social Security Act, 42 U.S.C. Sections 1395 et seq. Beginning on January 1, 2017, the provisions of this paragraph shall only apply to claims for 68 69 reimbursement submitted electronically.

SECTION 4. Chapter 176I of the General Laws, as appearing in the Official Edition, is
hereby amended by striking section 2 and inserting in place thereof the following:

72 Section 2. An organization may enter into a preferred provider arrangement with one or more health care providers upon a determination by the commissioner that the organization and 73 the arrangement comply with the requirements of this chapter and the regulations hereunder. An 74 organization shall not condition its willingness to allow any health care provider to participate in 75 76 a preferred provider arrangement on such health care provider's agreeing to enter into other 77 contracts or arrangements with the organization that are not part of or related to such preferred provider arrangements. An organization shall not refuse to contract with or compensate for 78 covered services an otherwise eligible participating or nonparticipating provider solely because 79 80 such provider has in good faith communicated with one or more of his current, former or prospective patients regarding the provisions, terms or requirements of the organization's 81

products as they relate to the needs of such provider's patients. A preferred provider arrangement entered into between an organization and a home health agency or licensed hospice agency shall not require the participating home health agency or participating licensed hospice agency to be accredited by the Joint Commission on Accreditation of Healthcare Organizations or other national accrediting body if the agency is certified for participation in the Medicare program, Title XVIII of the federal Social Security Act, 42 U.S.C. Sections 1395 et seq.

88 An organization shall submit information concerning any proposed preferred provider arrangements to the commissioner for approval in accordance with regulations promulgated by 89 the commissioner. Said regulations shall comply with the applicable provisions of chapter thirty 90 91 A of the General Laws. Said information shall include at least the following: (a) a description of 92 the health services and any other benefits to which the covered person is entitled; (b) a 93 description of the locations where and the manner in which health services and other benefits 94 may be obtained; (c) a copy of the evidence of coverage; (d) copies of any contracts with preferred providers; (e) a description of the rating methodology and rates. The arrangement shall 95 meet the following standards: (a) Standards for maintaining quality health care, including 96 97 satisfying any quality assurance regulations promulgated by any state agency; (b) Standards for 98 controlling health care costs; (c) Standards for assuring reasonable levels of access of health care 99 services and an adequate number and geographical distribution of preferred providers to render 100 those services; (d) Standards for assuring appropriate utilization of health care service; and (e) Other standards deemed appropriate by the commissioner. 101

102 No organization may enter into a preferred provider arrangement with one or more health 103 care providers unless said written arrangement contains a provision requiring that within 45 days 104 after the receipt by the organization of completed forms for reimbursement to the health care

105 provider, the organization shall (i) make payments for the provision of such services, (ii) notify 106 the provider in writing of the reason or reasons for nonpayment, or (iii) notify the provider in 107 writing of what additional information or documentation is necessary to complete said forms for such reimbursement. If the organization fails to comply with the provisions of this paragraph for 108 any claims related to the provision of health care services, said organization shall pay, in addition 109 to any reimbursement for health care services provided, interest on such benefits, which shall 110 accrue beginning 45 days after the organization's receipt of request for reimbursement at the rate 111 of 1.5 per cent per month, not to exceed 18 per cent per year. The provisions of this paragraph 112 113 relating to interest payments shall not apply to a claim that the organization is investigating because of suspected fraud. Beginning on January 1, 2017, the provisions of this paragraph shall 114 115 only apply to claims for reimbursement submitted electronically.