63rd Legislature HB0544.01

1	HOUSE BILL NO. 544
2	INTRODUCED BY S. REICHNER
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING PERMISSIBLE AND MANDATORY PROVISIONS IN
5	PREFERRED PROVIDER AGREEMENTS, INSURANCE POLICIES, AND SUBSCRIBER CONTRACTS;
6	REMOVING REIMBURSEMENT LIMITATIONS IF A PROVIDER NETWORK IS DETERMINED TO BE
7	ADEQUATE; AND AMENDING SECTION 33-22-1706, MCA."
8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	
11	Section 1. Section 33-22-1706, MCA, is amended to read:
12	"33-22-1706. Permissible and mandatory provisions in provider agreements, insurance policies,
13	and subscriber contracts. (1) A provider agreement, insurance policy, or subscriber contract issued or delivered
14	in this state may contain certain other components designed to control the cost and improve the quality of health
15	care for insureds and subscribers, including: as provided in this part.
16	(2) All terms or conditions of an insurance policy or subscriber contract, except those already approved
17	by the commissioner, are subject to the prior approval of the commissioner.
18	(3) Provisions designed to control cost and improve the quality of health care under this section include
19	but are not limited to those
20	(a) a provision setting that set a payment difference for reimbursement of a nonpreferred provider as
21	compared to a preferred provider and those designed to give policyholders or subscribers an incentive to choose
22	a particular provider consistent with the other provisions of this part. If the
23	(4) (a) A health benefit plan that contains a payment difference provision, and that the commissioner has
24	determined to have an adequate provider network is not subject to subsection (4)(b).
25	(b) A health benefit plan that contains a payment difference provision and has not been determined to
26	have an adequate provider network may not exceed a 25% the payment difference may not exceed 25% of in
27	the reimbursement level at which for a preferred provider, and the would be reimbursed. The commissioner shall
28	review differences between copayments, deductibles, and other cost-sharing arrangements <u>under this subsection</u>
29	(4)(b).
30	(b) conditions, not inconsistent with other provisions of this part, designed to give policyholders or
	[Lagislating

63rd Legislature HB0544.01

1 subscribers an incentive to choose a particular provider.

4

5

6

(2) All terms or conditions of an insurance policy or subscriber contract, except those already approved
3 by the commissioner, are subject to the prior approval of the commissioner.

(3)(5) A health benefit plan or other plan offering prepaid dental services under this part must shall offer its insureds the right to obtain dental care from any licensed dental care provider of their choice, subject to the same terms and conditions imposed under subsection (1) this section."

7 - END -

