## HOUSE SUBSTITUTE FOR SENATE BILL NO. 451

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 2006 (MCL 500.2006).

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 2006. (1) A person must pay on a timely basis to its
- 2 insured, an individual or entity directly entitled to benefits
- 3 under its insured's contract of insurance, or a third party tort
- 4 claimant the benefits provided under the terms of its policy, or,
- 5 in the alternative, the person must pay to its insured, an indi-
- 6 vidual or entity directly entitled to benefits under its
- 7 insured's contract of insurance, or a third party tort claimant
- 8 12% interest, as provided in subsection (4), on claims not paid
- 9 on a timely basis. Failure to pay claims on a timely basis or to
- 10 pay interest on claims as provided in subsection (4) is an unfair
- 11 trade practice unless the claim is reasonably in dispute.

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         (2) A person shall not be found to have committed an unfair
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    trade practice under this section if the person is found liable
    for a claim pursuant to a judgment rendered by a court of law,
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    and the person pays to its insured, individual or entity directly
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    entitled to benefits under its insured's contract of insurance,
    or third party tort claimant interest as provided in subsection
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7
    (4).
         (3) An insurer shall specify in writing the materials
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    -which THAT constitute a satisfactory proof of loss not later
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    than 30 days after receipt of a claim unless the claim is settled
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    within the 30 days. If proof of loss is not supplied as to the
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    entire claim, the amount supported by proof of loss shall be
    -deemed to be CONSIDERED paid on a timely basis if paid within
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    60 days after receipt of proof of loss by the insurer. Any part
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    of the remainder of the claim that is later supported by proof of
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    loss shall be deemed to be CONSIDERED paid on a timely basis if
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    paid within 60 days after receipt of the proof of loss by the
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    insurer. Where IF the proof of loss provided by the claimant
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    contains facts which THAT clearly indicate the need for addi-
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    tional medical information by the insurer in order to determine
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    its liability under a policy of life insurance, the claim shall
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    be deemed to be CONSIDERED paid on a timely basis if paid
    within 60 days after receipt of necessary medical information by
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    the insurer. Payment of a claim shall not be untimely during any
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    period in which the insurer is unable to pay the claim when there
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    is no recipient who is legally able to give a valid release for
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    the payment, or where the insurer is unable to determine who is
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- 1 entitled to receive the payment, if the insurer has promptly
- 2 notified the claimant of that inability and has offered in good
- 3 faith to promptly pay the claim upon determination of who is
- 4 entitled to receive the payment.
- 5 (4) When IF benefits are not paid on a timely basis the
- 6 benefits paid shall bear simple interest from a date 60 days
- 7 after satisfactory proof of loss was received by the insurer at
- 8 the rate of 12% per annum, if the claimant is the insured or an
- 9 individual or entity directly entitled to benefits under the
- 10 insured's contract of insurance. Where IF the claimant is a
- 11 third party tort claimant, then the benefits paid shall bear
- 12 interest from a date 60 days after satisfactory proof of loss was
- 13 received by the insurer at the rate of 12% per annum if the
- 14 liability of the insurer for the claim is not reasonably in
- 15 dispute, and the insurer has refused payment in bad faith -,
- 16 such AND THE bad faith having been WAS determined by a court
- 17 of law. The interest shall be paid in addition to and at the
- 18 time of payment of the loss. If the loss exceeds the limits of
- 19 insurance coverage available, interest shall be payable based
- 20 upon the limits of insurance coverage rather than the amount of
- 21 the loss. If payment is offered by the insurer but is rejected
- 22 by the claimant, and the claimant does not subsequently recover
- 23 an amount in excess of the amount offered, interest <del>shall</del> IS
- 24 not be due. Interest paid pursuant to this section shall be
- 25 offset by any award of interest that is payable by the insurer
- 26 pursuant to the award.

- 1 (5) Where IF a person contracts to provide benefits and
- 2 reinsures all or a portion of the risk, the person contracting to
- 3 provide benefits -shall be IS liable for interest due to an
- 4 insured, an individual or entity directly entitled to benefits
- 5 under its insured's contract of insurance, or a third party tort
- 6 claimant under this section where a reinsurer fails to pay bene-
- 7 fits on a timely basis.
- 8 (6) In the event of IF THERE IS any specific inconsistency
- 9 between this section and the provisions of Act No. 294 of the
- 10 Public Acts of 1972, as amended, being sections 500.3101 to
- 11 500.3177 of the Compiled Laws of 1970 or of the provisions of Act
- 12 No. 317 of the Public Acts of 1969, as amended, being sections
- 13 418.101 to 418.941 of the Compiled Laws of 1970, SECTIONS 3101
- 14 TO 3177 OR THE WORKER'S DISABILITY COMPENSATION ACT OF 1969, 1969
- 15 PA 317, MCL 418.101 TO 418.941, the provisions of this section
- 16 shall DO not apply. SUBSECTIONS (7) TO (14) DO NOT APPLY TO AN
- 17 ENTITY REGULATED UNDER THE WORKER'S DISABILITY COMPENSATION ACT
- 18 OF 1969, 1969 PA 317, MCL 418.101 TO 418.941. SUBSECTIONS (7) TO
- 19 (14) DO NOT APPLY TO THE PROCESSING AND PAYING OF MEDICAID CLAIMS
- 20 THAT ARE COVERED UNDER SECTION 1111 OF THE SOCIAL WELFARE ACT,
- 21 1939 PA 280, MCL 400.111I.
- 22 (7) SUBSECTIONS (1) TO (6) DO NOT APPLY AND SUBSECTIONS (8)
- 23 TO (14) DO APPLY TO HEALTH PLANS WHEN PAYING CLAIMS TO HEALTH
- 24 PROFESSIONALS AND HEALTH FACILITIES THAT ARE NOT PHARMACIES AND
- 25 THAT DO NOT INVOLVE CLAIMS ARISING OUT OF SECTIONS 3101 TO 3177
- 26 OR THE WORKER'S DISABILITY COMPENSATION ACT OF 1969, 1969 PA 317,
- 27 MCL 418.101 TO 418.941.

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- 1 (8) EACH HEALTH PROFESSIONAL AND HEALTH FACILITY IN BILLING
- 2 FOR SERVICES RENDERED AND EACH HEALTH PLAN IN PROCESSING AND
- 3 PAYING CLAIMS FOR SERVICES RENDERED SHALL USE THE FOLLOWING
- 4 TIMELY PROCESSING AND PAYMENT PROCEDURES:
- 5 (A) A CLEAN CLAIM SHALL BE PAID WITHIN 45 DAYS AFTER RECEIPT
- 6 OF THE CLAIM BY THE HEALTH PLAN. A CLEAN CLAIM THAT IS NOT PAID
- 7 WITHIN 45 DAYS SHALL BEAR SIMPLE INTEREST AT A RATE OF 12% PER
- 8 ANNUM.
- 9 (B) A HEALTH PLAN SHALL NOTIFY THE HEALTH PROFESSIONAL OR
- 10 HEALTH FACILITY WITHIN 30 DAYS AFTER RECEIPT OF THE CLAIM BY THE
- 11 HEALTH PLAN OF ALL KNOWN REASONS THAT PREVENT THE CLAIM FROM
- 12 BEING A CLEAN CLAIM.
- 13 (C) A HEALTH PROFESSIONAL AND A HEALTH FACILITY HAVE 45
- 14 DAYS, AND ANY ADDITIONAL TIME THE HEALTH PLAN PERMITS, AFTER
- 15 RECEIPT OF A NOTICE UNDER SUBDIVISION (B) TO CORRECT ALL KNOWN
- 16 DEFECTS. THE 45-DAY TIME PERIOD IN SUBDIVISION (A) IS TOLLED
- 17 FROM THE DATE OF RECEIPT OF A NOTICE TO A HEALTH PROFESSIONAL OR
- 18 HEALTH FACILITY UNDER SUBDIVISION (B) TO THE DATE OF THE HEALTH
- 19 PLAN'S RECEIPT OF A RESPONSE FROM THE HEALTH PROFESSIONAL OR
- 20 HEALTH FACILITY.
- 21 (D) IF A HEALTH PROFESSIONAL'S OR HEALTH FACILITY'S RESPONSE
- 22 UNDER SUBDIVISION (C) MAKES THE CLAIM A CLEAN CLAIM, THE HEALTH
- 23 PLAN SHALL PAY THE HEALTH PROFESSIONAL OR HEALTH FACILITY WITHIN
- 24 THE 45-DAY TIME PERIOD UNDER SUBDIVISION (A), EXCLUDING ANY TIME
- 25 PERIOD TOLLED UNDER SUBDIVISION (C).
- 26 (E) IF A HEALTH PROFESSIONAL'S OR HEALTH FACILITY'S RESPONSE
- 27 UNDER SUBDIVISION (C) DOES NOT MAKE THE CLAIM A CLEAN CLAIM, THE

- 1 HEALTH PLAN SHALL NOTIFY THE HEALTH PROFESSIONAL OR HEALTH
- 2 FACILITY OF AN ADVERSE CLAIM DETERMINATION AND OF THE REASONS FOR
- 3 THE ADVERSE CLAIM DETERMINATION WITHIN THE 45-DAY TIME PERIOD
- 4 UNDER SUBDIVISION (A), EXCLUDING ANY TIME PERIOD TOLLED UNDER
- 5 SUBDIVISION (C).
- 6 (F) A HEALTH PROFESSIONAL OR HEALTH FACILITY SHALL BILL A
- 7 HEALTH PLAN WITHIN 1 YEAR AFTER THE DATE OF SERVICE OR THE DATE
- 8 OF DISCHARGE FROM THE HEALTH FACILITY IN ORDER FOR A CLAIM TO BE
- 9 A CLEAN CLAIM.
- 10 (G) A HEALTH PROFESSIONAL OR HEALTH FACILITY SHALL NOT
- 11 RESUBMIT THE SAME CLAIM TO THE HEALTH PLAN UNLESS THE TIME FRAME
- 12 IN SUBDIVISION (A) HAS PASSED OR AS PROVIDED IN SUBDIVISION (C).
- 13 (9) NOTICES REQUIRED UNDER SUBSECTION (8) SHALL BE MADE IN
- 14 WRITING OR ELECTRONICALLY.
- 15 (10) IF A HEALTH PLAN DETERMINES THAT 1 OR MORE SERVICES
- 16 LISTED ON A CLAIM ARE PAYABLE, THE HEALTH PLAN SHALL PAY FOR
- 17 THOSE SERVICES AND SHALL NOT DENY THE ENTIRE CLAIM BECAUSE 1 OR
- 18 MORE OTHER SERVICES LISTED ON THE CLAIM ARE DEFECTIVE. THIS SUB-
- 19 SECTION DOES NOT APPLY IF A HEALTH PLAN AND HEALTH PROFESSIONAL
- 20 OR HEALTH FACILITY HAVE AN OVERRIDING CONTRACTUAL REIMBURSEMENT
- **21** ARRANGEMENT.
- 22 (11) A HEALTH PLAN SHALL NOT TERMINATE THE AFFILIATION
- 23 STATUS OR THE PARTICIPATION OF A HEALTH PROFESSIONAL OR HEALTH
- 24 FACILITY WITH A HEALTH MAINTENANCE ORGANIZATION PROVIDER PANEL OR
- 25 OTHERWISE DISCRIMINATE AGAINST A HEALTH PROFESSIONAL OR HEALTH
- 26 FACILITY BECAUSE THE HEALTH PROFESSIONAL OR HEALTH FACILITY
- 27 CLAIMS THAT A HEALTH PLAN HAS VIOLATED SUBSECTIONS (7) TO (10).

- 1 (12) A HEALTH PROFESSIONAL, HEALTH FACILITY, OR HEALTH PLAN
- 2 ALLEGING THAT A TIMELY PROCESSING OR PAYMENT PROCEDURE UNDER SUB-
- 3 SECTIONS (7) TO (11) HAS BEEN VIOLATED MAY FILE A COMPLAINT WITH
- 4 THE COMMISSIONER ON A FORM APPROVED BY THE COMMISSIONER AND HAS A
- 5 RIGHT TO A DETERMINATION OF THE MATTER BY THE COMMISSIONER OR HIS
- 6 OR HER DESIGNEE. THIS SUBSECTION DOES NOT PROHIBIT A HEALTH PRO-
- 7 FESSIONAL, HEALTH FACILITY, OR HEALTH PLAN FROM SEEKING COURT
- 8 ACTION. A HEALTH PLAN DESCRIBED IN SUBSECTION (14)(C)(iv) IS
- 9 SUBJECT ONLY TO THE PROCEDURES AND PENALTIES PROVIDED FOR IN
- 10 SUBSECTION (13) AND SECTION 402 OF THE NONPROFIT HEALTH CARE COR-
- 11 PORATION REFORM ACT, 1980 PA 350, MCL 550.1402, FOR A VIOLATION
- 12 OF A TIMELY PROCESSING OR PAYMENT PROCEDURE UNDER SUBSECTIONS (7)
- **13** TO (11).
- 14 (13) IN ADDITION TO ANY OTHER PENALTY PROVIDED FOR BY LAW,
- 15 THE COMMISSIONER MAY IMPOSE A CIVIL FINE OF NOT MORE THAN
- 16 \$1,000.00 FOR EACH VIOLATION OF SUBSECTIONS (7) TO (11) NOT TO
- 17 EXCEED \$10,000.00 IN THE AGGREGATE FOR MULTIPLE VIOLATIONS.
- 18 (14) AS USED IN SUBSECTIONS (7) TO (13):
- 19 (A) "CLEAN CLAIM" MEANS A CLAIM THAT DOES ALL OF THE
- 20 FOLLOWING:
- 21 (i) IDENTIFIES THE HEALTH PROFESSIONAL OR HEALTH FACILITY
- 22 THAT PROVIDED SERVICE SUFFICIENTLY TO VERIFY, IF NECESSARY,
- 23 AFFILIATION STATUS AND INCLUDES ANY IDENTIFYING NUMBERS.
- 24 (ii) SUFFICIENTLY IDENTIFIES THE PATIENT AND HEALTH PLAN
- 25 SUBSCRIBER.
- 26 (iii) LISTS THE DATE AND PLACE OF SERVICE.

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- 1 (iv) IS A CLAIM FOR COVERED SERVICES FOR AN ELIGIBLE
- 2 INDIVIDUAL.
- 3 (v) IF NECESSARY, SUBSTANTIATES THE MEDICAL NECESSITY AND
- 4 APPROPRIATENESS OF THE SERVICE PROVIDED.
- 5 (vi) IF PRIOR AUTHORIZATION IS REQUIRED FOR CERTAIN PATIENT
- 6 SERVICES, CONTAINS INFORMATION SUFFICIENT TO ESTABLISH THAT PRIOR
- 7 AUTHORIZATION WAS OBTAINED.
- 8 (vii) IDENTIFIES THE SERVICE RENDERED USING A GENERALLY
- 9 ACCEPTED SYSTEM OF PROCEDURE OR SERVICE CODING.
- 10 (viii) INCLUDES ADDITIONAL DOCUMENTATION BASED UPON SERVICES
- 11 RENDERED AS REASONABLY REQUIRED BY THE HEALTH PLAN.
- 12 (B) "HEALTH FACILITY" MEANS A HEALTH FACILITY OR AGENCY
- 13 LICENSED UNDER ARTICLE 17 OF THE PUBLIC HEALTH CODE, 1978 PA 368,
- **14** MCL 333.20101 TO 333.22260.
- 15 (C) "HEALTH PLAN" MEANS ALL OF THE FOLLOWING:
- 16 (i) AN INSURER PROVIDING BENEFITS UNDER AN EXPENSE-INCURRED
- 17 HOSPITAL, MEDICAL, SURGICAL, VISION, OR DENTAL POLICY OR CERTIFI-
- 18 CATE, INCLUDING ANY POLICY OR CERTIFICATE THAT PROVIDES COVERAGE
- 19 FOR SPECIFIC DISEASES OR ACCIDENTS ONLY, OR ANY HOSPITAL INDEMNI-
- 20 TY, MEDICARE SUPPLEMENT, LONG-TERM CARE, OR 1-TIME LIMITED DURA-
- 21 TION POLICY OR CERTIFICATE, BUT NOT TO PAYMENTS MADE TO AN ADMIN-
- 22 ISTRATIVE SERVICES ONLY OR COST-PLUS ARRANGEMENT.
- 23 (ii) A MEWA REGULATED UNDER CHAPTER 70 THAT PROVIDES HOSPI-
- 24 TAL, MEDICAL, SURGICAL, VISION, DENTAL, AND SICK CARE BENEFITS.
- 25 (iii) A HEALTH MAINTENANCE ORGANIZATION LICENSED OR ISSUED A
- 26 CERTIFICATE OF AUTHORITY IN THIS STATE.

## SB451, As Passed House, February 28, 2002

- 1 (iv) A HEALTH CARE CORPORATION FOR BENEFITS PROVIDED UNDER A
- CERTIFICATE ISSUED UNDER THE NONPROFIT HEALTH CARE CORPORATION 2
- REFORM ACT, 1980 PA 350, MCL 550.1101 TO 550.1704, BUT NOT TO 3
- PAYMENTS MADE PURSUANT TO AN ADMINISTRATIVE SERVICES ONLY OR 4
- 5 COST-PLUS ARRANGEMENT.
- 6 (D) "HEALTH PROFESSIONAL" MEANS A HEALTH PROFESSIONAL
- LICENSED OR REGISTERED UNDER ARTICLE 15 OF THE PUBLIC HEALTH 7
- CODE, 1978 PA 368, MCL 333.16101 TO 333.18838. 8
- 9 Enacting section 1. This amendatory act takes effect on
- 10 October 1, 2002 and applies to all health care claims with dates
- 11 of service on and after October 1, 2002.