



# HOUSE BILL No. 4323

February 7, 1995, Introduced by Reps. Berman, DeHart, LaForge, Hanley, DeMars, Cherry, Gire, Ciaramitaro, Gubow, Pitoniak, Brater, Stallworth, Scott, Yokich, Anthony, Harder, Wetters, Martinez and Baade and referred to the Committee on Insurance.

A bill to amend sections 402 and 407 of Act No. 350 of the Public Acts of 1980, entitled as amended

"The nonprofit health care corporation reform act,"

section 402 as amended by Act No. 132 of the Public Acts of 1989, being sections 550.1402 and 550.1407 of the Michigan Compiled Laws; and to add section 416b.

**THE PEOPLE OF THE STATE OF MICHIGAN ENACT:**

1 Section 1. Sections 402 and 407 of Act No. 350 of the  
2 Public Acts of 1980, section 402 as amended by Act No. 132 of the  
3 Public Acts of 1989, being sections 550.1402 and 550.1407 of the  
4 Michigan Compiled Laws, are amended and section 416b is added to  
5 read as follows:

6 Sec. 402. (1) A health care corporation shall not do any of  
7 the following:

1 (a) Misrepresent pertinent facts or certificate provisions  
2 relating to coverage.

3 (b) Fail to acknowledge promptly or to act reasonably and  
4 promptly upon communications with respect to a claim arising  
5 under a certificate.

6 (c) Fail to adopt and implement reasonable standards for the  
7 prompt investigation of a claim arising under a certificate.

8 (d) Refuse to pay claims without conducting a reasonable  
9 investigation based upon the available information.

10 (e) Fail to affirm or deny coverage of a claim within ~~a~~  
11 ~~reasonable time~~ 60 DAYS after ~~a claim has been~~ THE HEALTH CARE  
12 CORPORATION HAS received A COMPLETED WRITTEN OR ELECTRONICALLY  
13 TRANSFERRED CLAIM.

14 (f) Fail to attempt in good faith to make a prompt, fair,  
15 and equitable settlement of a claim for which liability has  
16 become reasonably clear.

17 (g) Compel members to institute litigation to recover  
18 amounts due under a certificate by offering substantially less  
19 than the amounts due.

20 (h) By making reference to written or printed advertising  
21 material accompanying or made part of an application for cover-  
22 age, attempt to settle a claim for less than the amount which a  
23 reasonable person would believe was due under the certificate.

24 (i) For the purpose of compelling a member to accept a set-  
25 tlement or compromise in a claim, make known to the member a  
26 policy of appealing from administrative hearing decisions in  
27 favor of members.

1 (j) Attempt to settle a claim on the basis of an application  
2 which was altered without notice to, or knowledge or consent of,  
3 the subscriber under whose certificate the claim is being made.

4 (k) Delay the investigation or payment of a claim by requir-  
5 ing a member, or the provider of health care services to the  
6 member, to submit a preliminary claim and then requiring subse-  
7 quent submission of a formal claim, seeking solely the duplica-  
8 tion of a verification.

9 (l) Fail to ~~promptly~~ provide a reasonable explanation of  
10 the basis for denial of a claim or for the offer of a compromise  
11 settlement WITHIN 60 DAYS AFTER RECEIPT OF A COMPLETED WRITTEN OR  
12 ELECTRONICALLY TRANSFERRED CLAIM.

13 (m) Fail to ~~promptly~~ IMMEDIATELY settle a claim ~~where~~  
14 ~~liability has become reasonably clear~~ FOR WHICH THE HEALTH CARE  
15 CORPORATION'S LIABILITY under 1 portion of a certificate IS REA-  
16 SONABLY CLEAR in order to influence a settlement under another  
17 portion of the certificate.

18 (2) ~~In order to~~ TO induce a person to contract or to con-  
19 tinue to contract with the health care corporation for the provi-  
20 sion of health care benefits or administrative or other services  
21 offered by the corporation; to induce a person to lapse, forfeit,  
22 or surrender a certificate issued by the health care corporation;  
23 or to induce a person to secure or terminate coverage with  
24 another health care corporation, insurer, health maintenance  
25 organization, or other person, a health care corporation shall  
26 not, directly or indirectly:

1 (a) Issue or deliver to the person money or any other  
2 valuable consideration.

3 (b) Offer to make or make an agreement relating to a certif-  
4 icate other than as plainly expressed in the certificate.

5 (c) Offer to give or pay, or give or pay, directly or indi-  
6 rectly, a rebate or part of the premium, or an advantage with  
7 respect to the furnishing of health care benefits or administra-  
8 tive or other services offered by the corporation except as  
9 reflected in the rate and expressly provided in the certificate.

10 (d) Make, issue, or circulate, or cause to be made, issued,  
11 or circulated, ~~any~~ AN estimate, illustration, circular, or  
12 statement misrepresenting the terms OR BENEFITS of a certificate  
13 or contract for administrative or other services, ~~the benefits~~  
14 ~~thereunder,~~ or the true nature ~~thereof~~ OF THAT CERTIFICATE OR  
15 CONTRACT.

16 (e) Make ~~a~~ AN ORAL OR WRITTEN misrepresentation or incom-  
17 plete comparison ~~, whether oral or written,~~ between certifi-  
18 cates of the corporation or between certificates or contracts of  
19 the corporation and another health care corporation, health main-  
20 tenance organization, or other person.

21 (3) A health care corporation shall not provide a commission  
22 or other compensation to the health care corporation's agent or  
23 employee for the sale or service of a health care benefits cer-  
24 tificate issued to an individual eligible for medicare, unless  
25 the amount of the commission or compensation paid in the first  
26 year of the certificate is not more than the amount of the  
27 commission or compensation that the health care corporation's

1 agent or employee receives for the certificate in each of the 2  
2 subsequent, consecutive annual renewal periods.

3 (4) A health care corporation shall not issue a certificate  
4 to an individual eligible for medicare that provides for a new  
5 preexisting condition limitation waiting period if coverage is  
6 converted to or replaced by a new or other form of similar cover-  
7 age with the same health care corporation or any of the health  
8 care corporation's affiliates. If the preexisting condition lim-  
9 itation waiting period in the original or replaced certificate  
10 has not expired, the replacing certificate may include the  
11 remaining term of the preexisting condition limitation waiting  
12 period of the replaced certificate. This subsection does not  
13 apply to an increase in benefits voluntarily selected by the  
14 individual.

15 (5) Nothing in subsection (2) ~~shall prevent~~ PREVENTS a  
16 health care corporation from readjusting the rates charged to a  
17 subscriber group which is experience-rated based on the previous  
18 claims of the group.

19 (6) The commissioner shall allow a health care corporation  
20 to participate in ~~any~~ A trade practice conference for disabil-  
21 ity insurers convened under section 2047 of THE INSURANCE CODE OF  
22 1956, Act No. 218 of the Public Acts of 1956, being section  
23 500.2047 of the Michigan Compiled Laws, and may bind a health  
24 care corporation to any rules promulgated as provided in that  
25 section.

26 (7) Nothing in this section shall alter or supersede any  
27 provider class plan established pursuant to part 5.

1           (8) If the commissioner ~~has probable cause to believe~~  
2 BELIEVES BY A PREPONDERANCE OF THE EVIDENCE that a health care  
3 corporation is violating, or has violated subsection (1), indi-  
4 cating a persistent tendency to engage in conduct prohibited by  
5 that subsection, or ~~has probable cause to believe~~ BELIEVES BY A  
6 PREPONDERANCE OF THE EVIDENCE that a health care corporation is  
7 violating, or has violated subsection (2), (3), or (4), ~~he or~~  
8 ~~she shall give written notice to the corporation, pursuant to the~~  
9 ~~administrative procedures act of 1969, Act No. 306 of the Public~~  
10 ~~Acts of 1969, being sections 24.201 to 24.328 of the Michigan~~  
11 ~~Compiled Laws, setting forth the general nature of the complaint~~  
12 ~~against the corporation and the proceedings contemplated under~~  
13 ~~this section. Before the issuance of a notice of hearing, the~~  
14 ~~staff of the bureau of insurance responsible for the matters~~  
15 ~~which would be at issue in the hearing shall give the~~ THE COM-  
16 MISSIONER SHALL NOTIFY THE HEALTH CARE CORPORATION OF THE SPE-  
17 CIFIC PROHIBITED CONDUCT AND ALLOW THE HEALTH CARE CORPORATION 30  
18 DAYS TO ESTABLISH TO THE COMMISSIONER'S SATISFACTION THAT THE  
19 HEALTH CARE CORPORATION IS IN COMPLIANCE. IN ADDITION, THE COM-  
20 MISSIONER SHALL DO EACH OF THE FOLLOWING:

21           (A) ENSURE THAT THE HEALTH CARE corporation HAS an opportu-  
22 nity to ~~confer and~~ PARTICIPATE IN AN IMMEDIATE INFORMAL CONFER-  
23 ENCE TO discuss ~~the possible complaint and proceedings~~ in  
24 person with the commissioner or a representative of the commis-  
25 sioner ~~, and the matter may be disposed of summarily upon agree-~~  
26 ~~ment of the parties. This subsection shall not be construed to~~

1 THE COMPLAINT THAT MAY BE INSTITUTED AGAINST THAT HEALTH CARE  
2 CORPORATION AS A RESULT OF THE ALLEGED PROHIBITED CONDUCT.

3 (B) SUMMARILY RESOLVE ISSUES ADDRESSED AT THE INFORMAL CON-  
4 FERENCE DESCRIBED IN SUBDIVISION (A) UPON AGREEMENT OF THE  
5 PARTIES.

6 (9) IF A HEALTH CARE CORPORATION FAILS TO PARTICIPATE IN AN  
7 INFORMAL CONFERENCE DESCRIBED IN SUBSECTION (8), OR IF AN ISSUE  
8 ADDRESSED AT THAT INFORMAL CONFERENCE IS NOT RESOLVED TO THE  
9 COMMISSIONER'S SATISFACTION AT THE TIME OF THE INFORMAL CONFER-  
10 ENCE, THE COMMISSIONER SHALL PROVIDE THE HEALTH CARE CORPORATION  
11 WITH A WRITTEN NOTICE OF A HEARING TO BE HELD NO LATER THAN 30  
12 BUSINESS DAYS AFTER THE SCHEDULED DATE OF THE INFORMAL  
13 CONFERENCE. THE NOTICE SHALL COMPLY WITH THE ADMINISTRATIVE PRO-  
14 CEDURES ACT AND SHALL IDENTIFY BOTH OF THE FOLLOWING:

15 (A) THE CONDUCT OF THE HEALTH CARE CORPORATION ALLEGED TO BE  
16 PROHIBITED UNDER THIS SECTION.

17 (B) THE ACTION PROPOSED BY THE COMMISSIONER IN RESPONSE TO  
18 THE CONDUCT IDENTIFIED PURSUANT TO SUBDIVISION (A).

19 (10) SUBSECTIONS (8) AND (9) DO NOT diminish the right of a  
20 person to bring an action for damages under this section.

21 (11) ~~(9) A hearing held pursuant to~~ DESCRIBED IN subsec-  
22 tion ~~(8)~~ (9) shall be held in accordance with ~~section 2030 of~~  
23 ~~the insurance code of 1956, Act No. 218 of the Public Acts of~~  
24 ~~1956, as amended, being section 500.2030 of the Michigan Compiled~~  
25 ~~Laws. The hearing shall be held pursuant to the administrative~~  
26 ~~procedures act. of 1969, Act No. 306 of the Public Acts of~~  
27 ~~1969.~~

1 (12) WITHIN 20 BUSINESS DAYS AFTER THE HEARING DESCRIBED IN  
 2 SUBSECTION (9), THE COMMISSIONER SHALL ISSUE AND SERVE UPON THE  
 3 HEALTH CARE CORPORATION AND MAKE AVAILABLE TO THOSE PERSONS WHO  
 4 APPEARED AT THE HEARING A WRITTEN STATEMENT OF THE COMMISSIONER'S  
 5 FINDINGS. If, after the hearing, the commissioner determines BY A  
 6 PREPONDERANCE OF THE EVIDENCE that the health care corporation is  
 7 violating, or has violated subsection (1), indicating a per-  
 8 sistent tendency to engage in conduct prohibited by that subsec-  
 9 tion, or is violating, or has violated subsection (2), (3), or  
 10 (4), ~~the commissioner shall reduce his or her findings and deci-~~  
 11 ~~sion to writing, and shall issue and cause to be served upon the~~  
 12 ~~corporation a copy of the findings and~~ THE COMMISSIONER SHALL  
 13 ISSUE, WITH HIS OR HER WRITTEN STATEMENT OF FINDINGS, an order  
 14 requiring the corporation to cease and desist from engaging in  
 15 the prohibited activity. The commissioner may ~~at any time, by~~  
 16 ISSUE AN order ~~, and after notice and opportunity for a~~  
 17 ~~hearing,~~ TO reopen and alter, modify, or set aside, in whole or  
 18 in part, an order issued by him or her under this subsection,  
 19 ~~when in his or her opinion conditions~~ IF HE OR SHE DETERMINES  
 20 THAT THE PUBLIC INTEREST OR A CHANGE of fact or law ~~have so~~  
 21 ~~changed as to require~~ REQUIRES that action. ~~, or if the public~~  
 22 ~~interest so requires.~~

23 (13) ~~(10)~~ A health care corporation ~~which~~ THAT violates  
 24 a cease and desist order ~~of the commissioner~~ issued under sub-  
 25 section ~~(9)~~ (12) OR FAILS TO COMPLY WITH THAT ORDER EITHER  
 26 WITHIN 60 DAYS AFTER BEING SERVED WITH THE ORDER, OR WITHIN A  
 27 GREATER PERIOD OF TIME DETERMINED BY THE COMMISSIONER, IS SUBJECT

1 TO A CIVIL FINE OF NOT MORE THAN \$10,000.00 FOR EACH VIOLATION,  
2 after notice and an opportunity for a hearing, and upon order of  
3 the commissioner. ~~, may be subject to a civil fine of not more~~  
4 ~~than \$10,000.00 for each violation.~~

5 (14) ~~(+++)~~ In addition to other remedies provided by law,  
6 an aggrieved member may bring an action for actual monetary dam-  
7 ages sustained as a result of a violation of this section. If  
8 successful on the merits AND SUBJECT TO SUBSECTION (15), the  
9 member shall be awarded actual monetary damages or \$200.00,  
10 whichever is greater, together with reasonable attorneys' fees.

11 (15) If the health care corporation shows by a preponderance  
12 of the evidence that a violation of this section resulted from a  
13 bona fide error notwithstanding the maintenance of procedures  
14 reasonably adapted to avoid the error, the amount of recovery  
15 ~~shall be~~ IS limited to actual monetary damages.

16 (16) AS USED IN THIS SECTION, "BUSINESS DAY" MEANS A DAY OF  
17 THE YEAR THAT IS NOT A SATURDAY, SUNDAY, OR LEGAL HOLIDAY.

18 Sec. 407. (1) A health care corporation shall establish  
19 and maintain a complaint system ~~which~~ THAT affords adequate and  
20 reasonable procedures for the expeditious resolution of written  
21 complaints initiated by members concerning any matter relating to  
22 the provisions of a certificate. At a minimum, procedures shall  
23 be developed by a corporation for the resolution of claims for  
24 reimbursement; denial, cancellations, or nonrenewals of certifi-  
25 cates; and complaints regarding the quality of the services  
26 delivered by health care providers and health care facilities  
27 ~~which~~ THAT receive reimbursement from the corporation.

1 (2) A health care corporation, within 30 days after receipt  
2 of written complaint, shall give a reasonable written response to  
3 each written complaint ~~which~~ THAT it receives. The commis-  
4 sioner shall have free access, as defined in section 603(2), to  
5 complaints and responses, which shall be made available to the  
6 commissioner for inspection. If the matter complained of is rea-  
7 sonably believed by the complainant to be a violation of section  
8 402 or 403, the complainant shall be entitled to a private infor-  
9 mal managerial-level conference with the health care corporation,  
10 as provided for in section 404.

11 (3) The health care corporation shall maintain a complete  
12 record of all of the written complaints of its members ~~which~~  
13 THAT the corporation has received since the date of the last  
14 examination. This record shall indicate the total number of  
15 complaints, ~~and~~ and by line of business, the nature of each com-  
16 plaint, the disposition of each complaint, and the time taken to  
17 process each complaint.

18 (4) ~~A~~ BY JUNE 1 OF EACH YEAR, A health care corporation  
19 shall submit to the commissioner AND TO THE SENATE AND HOUSE OF  
20 REPRESENTATIVES STANDING COMMITTEES ON INSURANCE ISSUES an annual  
21 report ~~which~~ THAT describes the complaint system of the corpo-  
22 ration, and includes a compilation and analysis of the written  
23 complaints filed with the corporation, their disposition and  
24 underlying causes, and measures being implemented to alleviate  
25 those causes. THE REPORT SHALL INCLUDE THE PREVIOUS 2-YEAR  
26 TOTALS FOR EACH CATEGORY. The report shall be compiled in a  
27 manner ~~which~~ THAT protects an individual's right to privacy

1 with respect to medical information and shall not disclose the  
2 identity of a member by name or other personal identifier without  
3 the member's consent pursuant to section 406(1). The annual  
4 report shall be a public record.

5 (5) This section shall not prevent a member from seeking  
6 other remedies available by law.

7 SEC. 416B. (1) THE ONCOLOGY ADVISORY PANEL IS CREATED  
8 WITHIN THE DEPARTMENT OF COMMERCE AND SHALL CONSIST OF 3 MEMBERS  
9 APPOINTED BY THE COMMISSIONER FROM A LIST OF PERSONS RECOMMENDED  
10 BY A HEALTH CARE CORPORATION AND THE ORGANIZATION DESCRIBED IN  
11 SUBDIVISION (A). THE APPOINTED PERSONS SHALL BE EACH OF THE  
12 FOLLOWING:

13 (A) MEMBERS OF A HEMATOLOGY AND ONCOLOGY ORGANIZATION WITHIN  
14 THIS STATE.

15 (B) MEMBERS, IDENTIFIED BY THE ORGANIZATION DESCRIBED IN  
16 SUBDIVISION (A), AS QUALIFIED TO ADVISE HEALTH CARE CORPORATIONS  
17 ABOUT THE EFFICACY, APPROPRIATENESS, AND ROUTES OF ADMINISTRATION  
18 OF OFF-LABEL INDICATIONS OF FEDERAL FOOD AND DRUG ADMINISTRATION  
19 APPROVED DRUGS USED IN ANTINEOPLASTIC THERAPY.

20 (2) THE COMMISSIONER SHALL APPOINT EACH MEMBER OF THE ONCOL-  
21 OGY ADVISORY PANEL WITHIN 90 DAYS AFTER THE EFFECTIVE DATE OF  
22 THIS SECTION. EACH MEMBER SHALL SERVE FOR A TERM OF 4 YEARS,  
23 EXCEPT THAT OF THE MEMBERS FIRST APPOINTED, 1 SHALL BE APPOINTED  
24 FOR A TERM OF 2 YEARS, 1 SHALL BE APPOINTED FOR A TERM OF 3  
25 YEARS, AND 1 SHALL BE APPOINTED FOR A TERM OF 4 YEARS.

26 (3) IF A VACANCY OCCURS ON THE ONCOLOGY ADVISORY PANEL, THE  
27 COMMISSIONER SHALL MAKE AN APPOINTMENT TO FILL THE VACANCY FOR

1 THE BALANCE OF THE UNEXPIRED TERM IN THE SAME MANNER AS THE  
2 ORIGINAL APPOINTMENT.

3 (4) MEMBERS OF THE ONCOLOGY REVIEW PANEL SHALL SERVE WITHOUT  
4 COMPENSATION. HOWEVER, MEMBERS OF THAT PANEL MAY BE REIMBURSED  
5 FOR ACTUAL AND NECESSARY EXPENSES THEY MAY HAVE INCURRED IN THE  
6 PERFORMANCE OF THEIR OFFICIAL DUTIES AS MEMBERS OF THAT PANEL  
7 PURSUANT TO THE STANDARD TRAVEL REGULATIONS OF THE DEPARTMENT OF  
8 MANAGEMENT AND BUDGET.

9 (5) THE ONCOLOGY REVIEW PANEL SHALL ADVISE HEALTH CARE COR-  
10 PORATIONS ABOUT THE EFFICACY, APPROPRIATENESS, AND ROUTES OF  
11 ADMINISTRATION OF OFF-LABEL INDICATIONS OF FEDERAL FOOD AND DRUG  
12 ADMINISTRATION APPROVED DRUGS USED IN ANTINEOPLASTIC THERAPY.  
13 WITHIN 2 YEARS AFTER THE EFFECTIVE DATE OF THIS SECTION, THE  
14 ONCOLOGY REVIEW PANEL SHALL SUBMIT TO THE COMMISSIONER AND TO THE  
15 SENATE AND HOUSE OF REPRESENTATIVES STANDING COMMITTEES ON INSUR-  
16 ANCE ISSUES A REPORT OF ITS RECOMMENDATIONS ON THE EFFICACY,  
17 APPROPRIATENESS, AND ROUTES OF ADMINISTRATION OF OFF-LABEL INDI-  
18 CATIONS OF FEDERAL FOOD AND DRUG ADMINISTRATION APPROVED DRUGS  
19 USED IN ANTINEOPLASTIC THERAPY.

20 (6) THE HEALTH CARE CORPORATION SHALL PUBLISH ITS ACCEPTANCE  
21 OF THE ONCOLOGY REVIEW PANEL'S RECOMMENDATION FOR OFF-LABEL INDI-  
22 CATIONS OF FEDERAL FOOD AND DRUG ADMINISTRATION APPROVED DRUGS  
23 USED IN ANTINEOPLASTIC THERAPY IN ITS OFFICIAL PHYSICIAN PUBLICA-  
24 TION WITHIN 120 DAYS AFTER ITS ACCEPTANCE OF THE RECOMMENDATION,  
25 OR WITHIN A GREATER PERIOD OF TIME AS MUTUALLY AGREED TO BY THE  
26 ONCOLOGY REVIEW PANEL AND THE HEALTH CARE CORPORATION.