As Reported by the Senate Health, Human Services and Aging Committee

125th General Assembly
Regular Session
2003-2004

Sub. H. B. No. 331

Representatives Schmidt, Schneider, Hughes, Clancy, Raga, Schlichter, Webster, T. Patton, Grendell, Flowers, Barrett, J. Stewart, Miller, Allen, DeBose, McGregor, Latta, S. Patton, Key, Kearns, Brown, Jerse, Beatty, Harwood, Kilbane, Walcher, Price, G. Smith, S. Smith, Cirelli, Hollister, Reidelbach, Aslanides, Boccieri, Book, Buehrer, Callender, Carano, Carmichael, Cates, Chandler, Collier, Daniels, DeGeeter, Distel, Domenick, C. Evans, D. Evans, Faber, Gilb, Hagan, Hartnett, Hoops, Koziura, Martin, Mason, Oelslager, Olman, Otterman, Schaffer, Seaver, Setzer, Sferra, Skindell, Slaby, D. Stewart, Strahorn, Sykes, Taylor, Ujvagi, Widener, Widowfield, Willamowski, Wilson, Woodard, Yates

ABILL

То	amend sections 1751.62, 3701.74, 3701.741,	1
	3701.742, 3923.52, 3923.53, and 3923.54 of the	2
	Revised Code to cap the benefits health care plans	3
	provide for the expense of screening	4
	mammographies, an examination that the plans are	5
	required to cover, at 130% of the Medicare	6
	reimbursement rate, to continue and adjust fee	7
	schedules for copies of medical records, and to	8
	declare an emergency.	9

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

(1) Screening mammography to detect the presence of breast

(2) Cytologic screening for the presence of cervical cancer.

cancer in adult women;

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"Ambulatory care facility" does not include the private office of	99
a physician or dentist, whether the office is for an individual or	100
group practice.	101
(2) "Chiropractor" means an individual licensed under Chapter	102
4734. of the Revised Code to practice chiropractic.	103
(3) "Emergency facility" means a hospital emergency	104
department or any other facility that provides emergency medical	105
services.	106
(4) "Health care practitioner" means all of the following:	107
(a) A dentist or dental hygienist licensed under Chapter	108
4715. of the Revised Code;	109
(b) A registered or licensed practical nurse licensed under	110
Chapter 4723. of the Revised Code;	111
(c) An optometrist licensed under Chapter 4725. of the	112
Revised Code;	113
(d) A dispensing optician, spectacle dispensing optician,	114
contact lens dispensing optician, or spectacle-contact lens	115
dispensing optician licensed under Chapter 4725. of the Revised	116
Code;	117
(e) A pharmacist licensed under Chapter 4729. of the Revised	118
Code;	119
(f) A physician;	120
(g) A physician assistant authorized under Chapter 4730. of	121
the Revised Code to practice as a physician assistant;	122
(h) A practitioner of a limited branch of medicine issued a	123
certificate under Chapter 4731. of the Revised Code;	124
(i) A psychologist licensed under Chapter 4732. of the	125
Revised Code;	126
(j) A chiropractor;	127

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(k) A hearing aid dealer or fitter licensed under Chapter	128
4747. of the Revised Code;	129
(1) A speech-language pathologist or audiologist licensed	130
under Chapter 4753. of the Revised Code;	131
(m) An occupational therapist or occupational therapy	132
assistant licensed under Chapter 4755. of the Revised Code;	133
(n) A physical therapist or physical therapy assistant	134
licensed under Chapter 4755. of the Revised Code;	135
(o) A professional clinical counselor, professional	136
counselor, social worker, or independent social worker licensed,	137
or a social work assistant registered, under Chapter 4757. of the	138
Revised Code;	139
(p) A dietitian licensed under Chapter 4759. of the Revised	140
Code;	141
(q) A respiratory care professional licensed under Chapter	142
4761. of the Revised Code;	143
(r) An emergency medical technician-basic, emergency medical	144
technician-intermediate, or emergency medical technician-paramedic	145
certified under Chapter 4765. of the Revised Code.	146
(5) "Health care provider" means a hospital, ambulatory care	147
facility, long-term care facility, pharmacy, emergency facility,	148
or health care practitioner.	149
(6) "Hospital" has the same meaning as in section 3727.01 of	150
the Revised Code.	151
(7) "Long-term care facility" means a nursing home,	152
residential care facility, or home for the aging, as those terms	153
are defined in section 3721.01 of the Revised Code; an adult care	154
facility, as defined in section 3722.01 of the Revised Code; a	155
nursing facility or intermediate care facility for the mentally	156
retarded, as those terms are defined in section 5111.20 of the	157

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Chapter 1751. of the Revised Code, or any other person not named	189
in this division.	190
(12) "Pharmacy" has the same meaning as in section 4729.01 of	191
the Revised Code.	192
(13) "Physician" means a person authorized under Chapter	193
4731. of the Revised Code to practice medicine and surgery,	194
osteopathic medicine and surgery, or podiatric medicine and	195
surgery.	196
(14) "Authorized person" means a person to whom a patient has	197
given written authorization to act on the patient's behalf	198
regarding the patient's medical record.	199
(B) A patient or , a patient's <u>personal</u> representative <u>or an</u>	200
authorized person who wishes to examine or obtain a copy of part	201
or all of a medical record shall submit to the health care	202
provider a written request signed by the patient, personal	203
representative, or authorized person dated not more than sixty	204
days before the date on which it is submitted. The patient or	205
patient's representative who wishes to obtain a copy of the record	206
shall indicate in the request shall indicate whether the copy is	207
to be sent to the patient's residence requestor, physician or	208
chiropractor, or representative , or held for the patient <u>requestor</u>	209
at the office of the health care provider. Within a reasonable	210
time after receiving a request that meets the requirements of this	211
division and includes sufficient information to identify the	212
record requested, a health care provider that has the patient's	213
medical records shall permit the patient to examine the record	214
during regular business hours without charge or, on request, shall	215
provide a copy of the record in accordance with section 3701.741	216
of the Revised Code, except that if a physician or chiropractor	217
who has treated the patient determines for clearly stated	218
treatment reasons that disclosure of the requested record is	219
likely to have an adverse effect on the patient, the health care	220

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provider shall provide the record to a physician or chiropractor	221
designated by the patient. The health care provider shall take	222
reasonable steps to establish the identity of the person making	223
the request to examine or obtain a copy of the patient's record.	224
(C) If a health care provider fails to furnish a medical	225
record as required by division (B) of this section, the patient $\frac{\partial F}{\partial x}$	226
patient's, personal representative, or authorized person who	227
requested the record may bring a civil action to enforce the	228
patient's right of access to the record.	229
(D)(1) This section does not apply to medical records whose	230
release is covered by section 173.20 or 3721.13 of the Revised	231
Code, by Chapter 1347. or 5122. of the Revised Code, by 42 C.F.R.	232
part 2, "Confidentiality of Alcohol and Drug Abuse Patient	233
Records, or by 42 C.F.R. 483.10.	234
(2) Nothing in this section is intended to supersede the	235
confidentiality provisions of sections 2305.24, 2305.25, 2305.251,	236
and 2305.252 of the Revised Code.	237
Sec. 3701.741. (A) Through December 31, 2004 2008, each	238
health care provider and medical records company shall provide	239
copies of medical records in accordance with this section.	240
(B) Except as provided in divisions (C) and (E) of this	241
section, a health care provider or medical records company that	242
receives a request for a copy of a patient's medical record may	243
<u>shall</u> charge not more than the amounts set forth in this section.	244
Total	245
(1) If the request is made by the patient or the patient's	246
personal representative, total costs for copies and all services	247
related to those copies shall not exceed the sum of the following:	248
$\frac{(1)}{(a)}$ With respect to data recorded on paper, the following	249
<pre>amounts:</pre>	250

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following:	370
(1) If a woman is at least thirty-five years of age but under	371
forty years of age, one screening mammography;	372
(2) If a woman is at least forty years of age but under fifty	373
years of age, either of the following:	374
(a) One screening mammography every two years;	375
(b) If a licensed physician has determined that the woman has	376
risk factors to breast cancer, one screening mammography every	377
year.	378
(3) If a woman is at least fifty years of age but under	379
sixty-five years of age, one screening mammography every year.	380
(D)(1) The benefits As used in this division, "medicare	381
reimbursement rate" means the reimbursement rate paid in this	382
state under the medicare program for screening mammography that	383
does not include digitization or computer-aided detection,	384
regardless of whether the actual benefit includes digitization or	385
<pre>computer-aided detection.</pre>	386
(1) Subject to divisions (D)(2) and (3) of this section, if a	387
provider, hospital, or other health care facility provides a	388
service that is a component of the screening mammography benefit	389
in division (B)(1) of this section and submits a separate claim	390
for that component, a separate payment shall be made to the	391
provider, hospital, or other health care facility in an amount	392
that corresponds to the ratio paid by medicare in this state for	393
that component.	394
(2) Regardless of whether separate payments are made for the	395
benefit provided under division (B)(1) of this section, the total	396
benefit for a screening mammography shall not exceed eighty five	397
dollars per year unless a lower amount is established pursuant to	398
a provider contract one hundred thirty per cent of the medicare	399

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cancer in adult women;	430
(2) Cytologic screening for the presence of cervical cancer.	431
(B) The benefits provided under division (A)(1) of this	432
section shall cover expenses in accordance with all of the	433
following:	434
(1) If a woman is at least thirty-five years of age but under	435
forty years of age, one screening mammography;	436
(2) If a woman is at least forty years of age but under fifty	437
years of age, either of the following:	438
(a) One screening mammography every two years;	439
(b) If a licensed physician has determined that the woman has	440
risk factors to breast cancer, one screening mammography every	441
year.	442
(3) If a woman is at least fifty years of age but under	443
sixty-five years of age, one screening mammography every year.	444
(C) (1) The benefits As used in this division, "medicare	445
reimbursement rate means the reimbursement rate paid in this	
state under the medicare program for screening mammography that	447
does not include digitization or computer-aided detection,	448
regardless of whether the actual benefit includes digitization or	449
<pre>computer-aided detection.</pre>	450
(1) Subject to divisions (C)(2) and (3) of this section, if a	451
provider, hospital, or other health care facility provides a	452
service that is a component of the screening mammography benefit	453
in division (B)(1) of this section and submits a separate claim	454
for that component, a separate payment shall be made to the	455
provider, hospital, or other health care facility in an amount	456
that corresponds to the ratio paid by medicare in this state for	457
that component.	458
(2) Regardless of whether separate payments are made for the	459

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limited to, the x-ray tube, filter, compression device, screens,	491
film, and cassettes, and that has an average radiation exposure	492
delivery of less than one rad mid-breast. "Screening mammography"	493
includes two views for each breast. The term also includes the	494
professional interpretation of the film.	495
"Screening mammography" does not include diagnostic mammography.	496 497
(B) Each employer in this state that provides, in whole or in	498
part, health care benefits for its employees under a policy of	499
sickness and accident insurance issued in accordance with Chapter	500
3923. of the Revised Code shall also provide to its employees	501
benefits for the expenses of both of the following:	502
(1) Screening mammography to detect the presence of breast	503
cancer in adult women;	504
(2) Cytologic screening for the presence of cervical cancer.	505
(C) An employer may comply with division (B) of this section	506
in any of the following ways:	507
(1) By providing the benefits under a health insuring	508
corporation contract issued in accordance with Chapter 1751. of	509
the Revised Code or a policy of sickness and accident insurance	510
issued in accordance with Chapter 3923. of the Revised Code;	511
(2) By reimbursing the employee for the direct health care	512
provider charges associated with receipt of the covered service;	513
(3) By making any other arrangement that provides the	514
benefits described in division (B) of this section.	515
(D) The benefits provided under division (B)(1) of this	516
section shall cover expenses in accordance with all of the	517
following:	518
(1) If a woman is at least thirty-five years of age but under	519
forty years of age, one screening mammography;	520

(2) If a woman is at least forty years of age but under fifty	521
years of age, either of the following:	522
(a) One screening mammography every two years;	523
(b) If a licensed physician has determined that the woman has	524
risk factors to breast cancer, one screening mammography every	525
year.	526
(3) If a woman is at least fifty years of age but under	527
sixty-five years of age, one screening mammography every year.	528
(E)(1) The benefits As used in this division, "medicare	529
reimbursement rate means the reimbursement rate paid in this	530
state under the medicare program for screening mammography that	531
does not include digitization or computer-aided detection,	532
regardless of whether the actual benefit includes digitization or	533
computer-aided detection.	534
(1) Subject to divisions (E)(2) and (3) of this section, if a	535
provider, hospital, or other health care facility provides a	536
service that is a component of the screening mammography benefit	537
in division (B)(1) of this section and submits a separate claim	538
for that component, a separate payment shall be made to the	539
provider, hospital, or other health care facility in an amount	540
that corresponds to the ratio paid by medicare in this state for	541
that component.	542
(2) Regardless of whether separate payments are made for the	543
<pre>benefit provided under division (B)(1) of this section, the total</pre>	544
benefit for a screening mammography need not exceed eighty-five	545
dollars per year one hundred thirty per cent of the medicare	546
reimbursement rate in this state for screening mammography. If	547
there is more than one medicare reimbursement rate in this state	548
for screening mammography or a component of a screening	549
mammography, the reimbursement limit shall be one hundred thirty	550
per cent of the lowest medicare reimbursement rate in this state.	551

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