As Passed by the House

128th General Assembly Regular Session 2009-2010

Sub. H. B. No. 122

Representative Boyd

Cosponsors: Representatives Hagan, Letson, Winburn, Slesnick, Yuko, Belcher, Blessing, Bolon, Brown, Carney, Celeste, Combs, DeBose, Domenick, Evans, Fende, Foley, Garland, Gerberry, Goyal, Harris, Heard, Huffman, Lehner, Luckie, Lundy, Mallory, Moran, Murray, Pillich, Stewart, Ujvagi, Weddington, Williams, B., Williams, S.

A BILL

То	enact sections 3964.01 to 3964.03, 3964.05 to	1
	3964.07, 3964.10 to 3964.12, 3964.15 to 3964.17,	2
	3964.21 to 3964.25, 3964.27, and 5111.0210 of the	3
	Revised Code to establish standards for physician	4
	designations by health care insurers.	5

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

Section 1. That sections 3964.01, 3964.02, 3964.03, 3964.05,	6
3964.06, 3964.07, 3964.10, 3964.11, 3964.12, 3964.15, 3964.16,	7
3964.17, 3964.21, 3964.22, 3964.23, 3964.24, 3964.25, 3964.27, and	8
5111.0210 of the Revised Code be enacted to read as follows:	9
Sec. 3964.01. As used in this chapter:	10
(A) "Health care insurer" means an entity that offers a	11
policy, contract, or plan for covering the cost of health care	12
services for individuals who are beneficiaries of or enrolled in	13
the policy, contract, or plan, to the extent that the entity and	14
the policy, contract, or plan are subject to the laws of this	15

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respect to each physician designation that is made:	45
(A) The health care insurer shall include a quality-of-care	46
component in making the physician designation. Inclusion of the	47
quality-of-care component may be satisfied by incorporating one or	48
more practice guidelines or performance measures pursuant to	49
division (F) of this section. The resulting designation shall	50
include a clear description of the weight given to the	51
quality-of-care component in comparison to other factors used in	52
making the designation.	53
(B) The health care insurer shall use statistical analyses in	54
making the physician designation. The insurer shall use	55
statistical analyses that are accurate, valid, and reliable. Where	56
reasonably possible, the insurer shall use statistical analyses	57
that have been appropriately adjusted to reflect known statistical	58
anomalies, including factors pertaining to patient population,	59
case mix, severity of condition, comorbidities, and outlier	60
events.	61
(C) The health care insurer shall make a physician	62
designation only after completing a period of assessment of data	63
pertinent to the designation. The insurer shall update the data at	64
appropriate intervals.	65
(D) If data from claims for payment are used in making the	66
physician designation, the health care insurer shall use accurate	67
claims data and attribute the data appropriately to the physician.	68
If reasonably available, aggregated claims data shall be used to	69
supplement the insurer's claims data.	70
(E) The health care insurer shall make the physician	71
designation in a manner that recognizes the physician's	72
responsibility for making health care decisions and the financial	73
consequences of those decisions. The financial consequences of the	74
physician's health care decisions shall be attributed to the	75

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physician in a manner that is accurate and fair to the physician.	76
(F) If practice guidelines or performance measures are used	77
in making the physician designation, the health care insurer shall	78
use guidelines or measures that are evidence-based, whenever	79
possible; consensus-based, whenever possible; and pertinent to the	80
physician's area of practice, location, and patient-population	81
characteristics. To the maximum extent possible, the insurer shall	82
use practice guidelines or performance measures that have been	83
established by nationally recognized health care organizations,	84
including the national quality forum or its successor, or the AOA	85
alliance or its successor.	86
Sec. 3964.03. (A) A health care insurer that operates a	87
system for making physician designations shall appoint and pay for	88
an independent ratings examiner, who is approved by the	89
superintendent of insurance, to ensure that the health care	90
insurer is in compliance with the requirements of this chapter.	91
Every six months, the independent ratings examiner shall submit a	92
report to the superintendent of insurance that describes the	93
methods used by the insurer in making physician designations and	94
details the insurer's compliance with this chapter.	95
(B) For purposes of division (A) of this section, the	96
superintendent shall establish a process for approving independent	97
ratings examiners.	98
Sec. 3964.05. Except as provided in section 3964.06 of the	99
Revised Code, a health care insurer may disclose any or all of its	100
physician designations to any of the following:	101
(A) A physician;	102
(B) A patient or potential patient;	103
(C) An individual who is or may become a beneficiary of or	104
enrolled in a health care policy, contract, or plan offered by the	105

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<pre>insurer;</pre>	106
(D) Any other individual.	107
Sec. 3964.06. (A) When a health care insurer makes a	108
physician designation, including a change in a designation, the	109
insurer shall notify the physician before disclosing the	110
designation to the public. The notice shall be provided in writing	111
and shall inform the physician of both of the following:	112
(1) The process by which the physician may request	113
information under sections 3964.10 and 3964.11 of the Revised Code	114
regarding the method and data used in making the designation;	115
	116
(2) The opportunity to request an appeal of the designation	117
pursuant to section 3964.15 of the Revised Code.	118
(B) After providing the written notice required under	119
division (A) of this section, the health care insurer shall not	120
disclose the physician designation until the latest occurring of	121
<pre>the following:</pre>	122
(1) Ninety days after providing the notice;	123
(2) Thirty days after fulfilling any request for information	124
under section 3964.10 of the Revised Code;	125
(3) Thirty days after fulfilling any request for information	126
under section 3964.11 of the Revised Code;	127
(4) The date that the designation is in compliance with a	128
final decision made pursuant to an appeal requested under section	129
3964.15 of the Revised Code.	130
Sec. 3964.07. (A) When a health care insurer discloses a	131
physician designation under section 3964.05 of the Revised Code,	132
the insurer shall include with the disclosure a statement	133
specifying all of the following:	134

appeal the insurer's decision regarding the physician's	193
designation, including a decision by the insurer to change a	194
previous designation or to make no designation. In appealing the	195
decision, the physician may be assisted by a representative.	196
Except for modifications made in accordance with section	197
3964.17 of the Revised Code, information regarding an appeal	198
requested under this section shall not be disclosed to the public.	199
Sec. 3964.16. A health care insurer shall establish	200
procedures for the conduct of appeals under section 3964.15 of the	201
Revised Code. At a minimum, the procedures established by the	202
insurer shall include all of the following:	203
(A) A reasonable method for a physician or a physician's	204
representative to provide notice to the insurer that an appeal is	205
being sought;	206
(B) Consideration of any information obtained by the	207
physician or the physician's representative pursuant to section	208
3964.10 or 3964.11 of the Revised Code;	209
(C) If requested by the physician or the physician's	210
representative, consideration of an explanation of the decision	211
regarding the physician designation, with the explanation supplied	212
by the person or persons identified by the health care insurer as	213
being responsible for making the designation decision;	214
(D) With respect to the data and method used by the insurer	215
to make the physician designation decision, an opportunity for the	216
physician or the physician's representative to submit to the	217
insurer corrected data for the insurer's consideration and to have	218
the appropriateness of the method evaluated by the insurer;	219
(E) Disclosure of the name, title, qualifications, and	220
relationship to the health care insurer of the person or persons	221
designated by the insurer as responsible for conducting the appeal	222

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proceedings and making the final decision;	223
(F) If requested by the physician or the physician's	224
representative, an opportunity to meet with the person or persons	225
responsible for conducting the appeal proceedings and making the	226
final decision, either by meeting in person at a location	227
reasonably convenient to the physician or the physician's	228
representative or by teleconference.	229
(G) Completion of the appeals process not later than	230
forty-five days after the physician or physician's representative	231
provides notice that an appeal is being sought, unless another	232
time is agreed to by the physician or the physician's	233
representative;	234
(H) Issuance of a written final decision that states the	235
reasons for upholding, modifying, or rejecting the physician	236
designation decision subject to the appeal.	237
Sec. 3964.17. If the final decision regarding an appeal under	238
section 3964.15 of the Revised Code is in favor of the physician,	239
the health care insurer shall modify its designation of the	240
physician in accordance with the final decision. In modifying the	241
designation, the insurer is subject to both of the following:	242
	243
(A) If the designation was disclosed to the public before the	244
appeal was made, the insurer shall make the necessary changes to	245
the designation not later than thirty days after the final	246
decision regarding the appeal is made.	247
(B) If the designation was not disclosed to the public before	248
the appeal was made, the insurer shall make the necessary changes	249
to the designation before the designation is disclosed to the	250
public.	251
Sec. 3964.21. A health care insurer shall not fail to comply	252

with sections 3964.02 to 3964.17 of the Revised Code or any rules	253
adopted under section 3964.27 of the Revised Code.	254
Sec. 3964.22. In the case of a health care insurer that is	255
regulated by the department of insurance, a series of violations	256
of section 3964.21 of the Revised Code that, taken together,	257
constitutes a pattern or practice of violating that section shall	258
be considered an unfair and deceptive act or practice in the	259
business of insurance under sections 3901.19 to 3901.26 of the	260
Revised Code.	261
Sec. 3964.23. A physician who is adversely affected by a	262
violation of section 3964.21 of the Revised Code has a cause of	263
action against the health care insurer and may seek a declaratory	264
judgment, an injunction, or other appropriate relief.	265
Sec. 3964.24. Any provision of a contractual arrangement	266
between a health care insurer and physician that limits any of the	267
physician's rights granted by this chapter or that is otherwise	268
contrary to the provisions of this chapter is unenforceable.	269
Sec. 3964.25. This chapter applies to a third-party	270
administrator in the same manner that the chapter applies to a	271
health care insurer.	272
Sec. 3964.27. The superintendent of insurance may adopt rules	273
as the superintendent considers necessary to carry out the	274
purposes of this chapter. The rules shall be adopted in accordance	275
with Chapter 119. of the Revised Code.	276
Sec. 5111.0210. Chapter 3964. of the Revised Code applies to	277
the medicaid program in the same manner that the chapter applies	278
to a health care insurer as defined in section 3964 01 of the	279

Revised Code. 280