HEALTH CARE DEBT COLLECTION AMENDMENTS
2017 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: R. Curt Webb
Senate Sponsor: Curtis S. Bramble
LONG TITLE
General Description:
This bill modifies and enacts provisions related to health care claims practices.
Highlighted Provisions:
This bill:
defines terms;
 modifies the circumstances under which a health care provider may make a report to
a credit bureau or use the services of a collection agency against an insured;
 addresses administrative penalties for a health care provider who fails to comply
with the provisions of this bill; and
 makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
31A-26-301.5, as last amended by Laws of Utah 2016, Chapter 124
62A-2-112, as last amended by Laws of Utah 2016, Chapter 211



ENACTS:
26-21-11.1 , Utah Code Annotated 1953
58-1-508 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 26-21-11.1 is enacted to read:
26-21-11.1. Failure to follow certain health care claims practices Penalties.
(1) The department may assess a fine of up to \$500 per violation against a health care
facility that violates Subsection 31A-36-301.5(4).
(2) The department shall waive the fine described in Subsection (1) if:
(a) the health care facility demonstrates to the department that the health care facility
mitigated and reversed any damage to the insured caused by the health care facility's violation;
<u>or</u>
(b) the insured does not pay the full amount due on the bill that is the subject of the
violation, including any interest, fees, costs, and expenses, within 120 days after the day on
which the health care facility makes a report to a credit bureau or uses the services of a
collection agency in violation of Subsection 31A-26-301.5(4).
Section 2. Section 31A-26-301.5 is amended to read:
31A-26-301.5. Health care claims practices.
(1) As used in this section, "health care provider" means:
(a) a health care facility as defined in Section 26-21-2; or
(b) a person licensed to provide health care services under:
(i) Title 58, Occupations and Professions; or
(ii) Title 62A, Chapter 2, Licensure of Programs and Facilities.
[(1)] (2) Except as provided in Section 31A-8-407, an insured retains ultimate
responsibility for paying for health care services the insured receives. If a service is covered by
one or more individual or group health insurance policies, all insurers covering the insured
have the responsibility to pay valid health care claims in a timely manner according to the
terms and limits specified in the policies.
[(2)(a)] (3) [Except as provided in Section 31A-22-610.1, a] A health care provider
may <u>:</u>

3/	(a) except as provided in Section 31A-22-010.1, our and confect for any deductible,
58	copayment, or uncovered service[-]; and
59	(b) [A health care provider may] bill an insured for services covered by health
60	insurance policies or [may] otherwise notify the insured of the expenses covered by the
61	policies. [However, a]
62	(4) (a) Except as provided in Subsection (4)(c), a health care provider may not make
63	any report to a credit bureau[-] or use the services of a collection agency[-, or use methods other
64	than routine billing or notification until the later of] unless the health care provider:
65	(i) (A) after the expiration of the time afforded to an insurer under Section
66	31A-26-301.6 to determine [its] the insurer's obligation to pay or deny the claim without
67	penalty[; or], sends a notice described in Subsection (4)(b) to the insured by certified mail with
68	return receipt requested; and
69	(B) makes the report to a credit bureau or uses the services of a collection agency after
70	the date stated in the notice in accordance with Subsection (4)(b)(ii)(A); or
71	(ii) (A) in the case of a Medicare [beneficiaries or retirees] beneficiary or retiree 65
72	years of age or older, [60 days from] after the date Medicare determines [its] Medicare's
73	liability for the claim[-], sends a notice described in Subsection (4)(b) to the insured by
74	certified mail with return receipt requested; and
75	(B) makes the report to a credit bureau or uses the services of a collection agency after
76	the date stated in the notice in accordance with Subsection (4)(b)(ii)(B).
77	(b) A notice described in Subsection (4)(a) shall state:
78	(i) the amount that the insured owes;
79	(ii) the date by which the insured must pay the amount owed that is:
80	(A) at least 45 days after the day on which the health care provider sends the notice; or
81	(B) if the insured is a Medicare beneficiary or retiree 65 years of age or older, at least
82	60 days after the day on which the health care provider sends the notice;
83	(iii) that if the insured fails to timely pay the amount owed, the health care provider
84	may make a report to a credit bureau or use the services of a collection agency; and
85	(iv) that each action described in Subsection (4)(b)(iii) may negatively impact the
86	insured's credit score.
87	(c) A health care provider satisfies the requirements described in Subsections (4)(a)

88	and (b) if the health care provider complies with the provisions of 26 C.F.R. Sec. 1.501(r)-6.
89	[(c)] (5) Beginning October 31, 1992, all insurers covering the insured shall notify the
90	insured of payment and the amount of payment made to the health care provider.
91	[(d)] (6) A health care provider shall return to an insured any amount the insured
92	overpaid, including interest that begins accruing 90 days after the date of the overpayment, if:
93	[(i)] (a) the insured has multiple insurers with whom the health care provider has
94	contracts that cover the insured; and
95	[(ii)] (b) the health care provider becomes aware that the health care provider has
96	received, for any reason, payment for a claim in an amount greater than the health care
97	provider's contracted rate allows.
98	[(3)] (7) The commissioner shall make rules consistent with this chapter governing
99	disclosure to the insured of customary charges by health care providers on the explanation of
100	benefits as part of the claims payment process. These rules shall be limited to the form and
101	content of the disclosures on the explanation of benefits, and shall include:
102	(a) a requirement that the method of determination of any specifically referenced
103	customary charges and the range of the customary charges be disclosed; and
104	(b) a prohibition against an implication that the health care provider is charging
105	excessively if the <u>health care</u> provider is:
106	(i) a participating provider; and
107	(ii) prohibited from balance billing.
108	Section 3. Section 58-1-508 is enacted to read:
109	58-1-508. Failure to follow certain health care claims practices Penalties.
110	(1) As used in this section, "health care provider" means an individual who is licensed
111	to provide health care services under this title.
112	(2) The division may assess a fine of up to \$500 per violation against a health care
113	provider who violates Subsection 31A-36-301.5(4).
114	(3) The division shall waive the fine described in Subsection (2) if:
115	(a) the health care provider demonstrates to the division that the health care provider
116	mitigated and reversed any damage to the insured caused by the health care provider's
117	violation; or
118	(b) the insured does not pay the full amount due on the bill that is the subject of the

119	violation, including any interest, fees, costs, and expenses, within 120 days after the day on
120	which the health care provider makes a report to a credit bureau or uses the services of a
121	collection agency in violation of Subsection 31A-26-301.5(4).
122	Section 4. Section 62A-2-112 is amended to read:
123	62A-2-112. Violations Penalties.
124	(1) A used in this section, "health care provider" means a person licensed to provide
125	health care services under this chapter.
126	[(1)] (2) The office may deny, place conditions on, suspend, or revoke a human
127	services license, if it finds, related to the human services program:
128	(a) that there has been a failure to comply with the rules established under this chapter;
129	(b) evidence of aiding, abetting, or permitting the commission of any illegal act; or
130	(c) evidence of conduct adverse to the standards required to provide services and
131	promote public trust, including aiding, abetting, or permitting the commission of abuse,
132	neglect, exploitation, harm, mistreatment, or fraud.
133	[(2)] (3) The office may restrict or prohibit new admissions to a human services
134	program, if it finds:
135	(a) that there has been a failure to comply with rules established under this chapter;
136	(b) evidence of aiding, abetting, or permitting the commission of any illegal act; or
137	(c) evidence of conduct adverse to the standards required to provide services and
138	promote public trust, including aiding, abetting, or permitting the commission of abuse,
139	neglect, exploitation, harm, mistreatment, or fraud.
140	(4) (a) The office may assess a fine of up to \$500 per violation against a health care
141	provider who violates Subsection 31A-36-301.5(4).
142	(b) The office shall waive the fine described in Subsection (4)(a) if:
143	(i) the health care provider demonstrates to the office that the health care provider
144	mitigated and reversed any damage to the insured caused by the health care provider's
145	violation; or
146	(ii) the insured does not pay the full amount due on the bill that is the subject of the
147	violation, including any interest, fees, costs, and expenses, within 120 days after the day on
148	which the health care provider makes a report to a credit bureau or uses the services of a
149	collection agency in violation of Subsection 31A-26-301.5(4).