243	nospital to establish reimoursement rates.
244	(c) Subject to Subsection (11)(d), for the time period beginning on May [10, 2016] 8,
245	2018, and ending on July 1, [2018] $\hat{\mathbf{H}}$ → [2022] 2021 ← $\hat{\mathbf{H}}$ , a workers' compensation insurance
245a	carrier or
246	self-insured employer that is reimbursing a hospital [that has not entered into a contract
247	described in Subsection (11)(b) shall reimburse the hospital] for covered medical services [at
248	85% of the billed hospital fees for the covered medical services.] shall reimburse the hospital:
249	(i) in accordance with a contract described in Subsection (11)(b); or
250	(ii) $\hat{H} \rightarrow (A)$ if the hospital is located in a county of the first, second, or third class, as
250a	classified in Section 17-50-501, $\leftarrow \hat{\mathbf{H}}$ at $\hat{\mathbf{H}} \rightarrow [\frac{77\%}{2}]$ $\boxed{75\%}$ $\leftarrow \hat{\mathbf{H}}$ of the billed hospital fees for the
250b	covered medical services $\hat{\mathbf{H}} \rightarrow [\underline{\cdot}] \underline{\cdot} \mathbf{or}$
250c	(B) if the hospital is located in a county of the fourth, fifth, or sixth class, as classified
250d	in Section 17-50-501, at 85% of the billed hospital fees for the covered medical services. ←Ĥ
251	(d) A hospital may not engage in balance billing.
252	(e) Covered services paid under a health benefit plan are subject to coordination of
253	benefits in accordance with Sections 31A-22-619.6 and 34A-2-213.
254	(12) (a) Subject to appellate review under Section 34A-1-303, the commission has
255	exclusive jurisdiction to hear and determine:
256	(i) whether goods provided to or services rendered to an employee are compensable
257	pursuant to this chapter or Chapter 3, Utah Occupational Disease Act, including:
258	(A) medical, nurse, or hospital services;
259	(B) medicines; and
260	(C) artificial means, appliances, or prosthesis;
261	(ii) except for amounts charged or paid under Subsection (11), the reasonableness of
262	the amounts charged or paid for a good or service described in Subsection (12)(a)(i); and
263	(iii) collection issues related to a good or service described in Subsection (12)(a)(i).
264	(b) Except as provided in Subsection (12)(a), Subsection 34A-2-211(6), or Section
265	34A-2-212, a person may not maintain a cause of action in any forum within this state other
266	than the commission for collection or payment for goods or services described in Subsection
267	(12)(a) that are compensable under this chapter or Chapter 3, Utah Occupational Disease Act.
268	Section 3. Section 34A-2-705 is amended to read:
269	34A-2-705. Industrial Accident Restricted Account.
270	(1) As used in this section:
271	(a) "Account" means the Industrial Accident Restricted Account created by this
272	section.
273	(b) "Advisory council" means the state workers' compensation advisory council created

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