First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 11-0883.01 Christy Chase

SENATE BILL 11-205

SENATE SPONSORSHIP

Tochtrop,

HOUSE SPONSORSHIP

Miklosi,

Senate CommitteesHealth and Human Services

House Committees

	A BILL FOR AN ACT
101	CONCERNING PARITY IN STATUS BETWEEN HEALTH CARE PROVIDERS
102	UNDER HEALTH BENEFIT PLANS, AND, IN CONNECTION
103	THEREWITH, SPECIFYING THE CONDITIONS UNDER WHICH
104	HEALTH INSURANCE CARRIERS MUST GRANT PARTICIPATING
105	PROVIDER STATUS TO ADVANCED PRACTICE NURSES UNDER THE
106	CARRIERS' HEALTH BENEFIT PLANS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Current law prohibits health insurance carriers offering health benefit plans in rural areas of the state from discriminating between physicians and advanced practice nurses (APNs) when establishing reimbursement rates for covered services provided, regardless of whether the services are provided by a physician or APN. Additionally, when evaluating applications by APNs for participating provider status, the carrier is to use objective and reasonable criteria and take into account provider-to-covered-person ratios for covered benefits that an APN can provide and, if the carrier denies the application, notify the APN and provide the reason for the denial.

The bill eliminates the limited applicability of the nondiscrimination provision, thereby prohibiting carriers offering health benefit plans anywhere in the state from discriminating between physicians and APNs, and extends the nondiscrimination provisions to prohibit a carrier from discriminating between physicians and APNs with regard to determining participating provider status.

The bill further requires a carrier to notify an APN of its determination on a participating provider status application within 90 days after receipt of the application and, in the case of a denial, to notify the APN in writing of its specific reasons for the denial. If the APN so requests, the carrier must also provide the APN with a written, clear, and understandable explanation of the objective and reasonable criteria it used in making its determination.

Carriers are prohibited from restricting the scope of practice or requiring supervision of an APN, in a manner not otherwise required by the "Nurse Practice Act", as part of granting participating provider status to the APN. For purposes of enforcing these requirements, APNs are afforded the same remedies as would be available for health care providers who enter a contract with a carrier, including a private right of action, equitable relief, reasonable attorney fees and costs if the APN prevails, and the ability to resolve the dispute through arbitration. Additionally, if the carrier violates these requirements, the carrier is subject to penalties for engaging in an unfair or deceptive act or practice in the business of insurance.

1 Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1. Legislative declaration.** (1) The general assembly

hereby finds and determines that:

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- 4 (a) In its 2010 report of a two-year study of the barriers that
- 5 prevent nurses from effectively responding to rapidly changing health

-2- SB11-205

care settings and an evolving health care system, the committee of the Robert Wood Johnson Foundation Initiative on the Future of Nursing at the Institute of Medicine recommends that nurses should practice to the full extent of their education, training, and scope of practice, which defines the activities a qualified nurse may perform;

- (b) With an aging population and the increased demands of an evolving health care delivery system, physicians alone will not be sufficient to meet growing demands for health care, particularly in the primary care area, and advanced practice nurses are a critical provider resource;
- (c) Allowing advanced practice nurses to practice to the full extent of their authority will improve access and offer consumers additional choice in necessary providers;
- (d) Moreover, advanced practice nurses invest heavily in their education and training so that they are able to offer a needed skill to consumers of health care, and future funding for nursing education at the state and federal level targets the need for advanced practice nurse providers;
- (e) The added education and training obtained by an advanced practice nurse enables that nurse to provide a wider range of care to consumers in an independent setting, and by virtue of that independent setting, advanced practice nurses are often in a position to create additional health care jobs; and
- (f) When health insurance carriers restrict advanced practice nurses from participation on insurance panels, not only does that action prevent the advanced practice nurse from practicing to the full extent of his or her education, training, and scope of practice, as is recommended

-3- SB11-205

by the Institute of Medicine, but the action limits the capacity and effectiveness of the health care delivery system, restricts access to care for health care consumers, and limits health care market job growth.

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- (2) The general assembly therefore declares it to be the policy of this state that advanced practice nurses should not be restricted in their ability to practice to the full extent of their education, training, and scope of practice so as to meet the growing demands of the health care delivery system in this state and assist in job growth in the health care market, and in furtherance of that policy, health insurance carriers are:
- Prohibited from discriminating between physicians and advanced practice nurses when determining participating provider status;
- (b) Required to respond timely and use appropriate criteria in making determinations on participating provider status applications by advanced practice nurses;
- (c) Required to provide advanced practice nurses access to the criteria used in making determinations; and
- (d) Subject to private enforcement proceedings brought by an advanced practice nurse and penalties for engaging in an unfair or deceptive act or practice in the business of insurance for violating these requirements.
- **SECTION 2.** 10-16-125, Colorado Revised Statutes, is amended 22 to read:
 - 10-16-125. Carrier requirements advanced practice nurses - reimbursement rates - participating provider status - enforcement and penalties. (1) In counties of the state that are neither part of a metropolitan statistical area nor a primary statistical area, A carrier offering a health benefit plan shall not discriminate between a physician

SB11-205 -4-

- and an advanced practice nurse not practicing under the direction of a physician when establishing OR DETERMINING:
- (a) Reimbursement rates for covered services; that could be provided by an advanced practice nurse or a physician OR
 - (b) PARTICIPATING PROVIDER STATUS.

- (2) (a) In order to improve access to primary care and choices of providers, a carrier providing a health benefit plan shall evaluate an application for status as a participating provider from an advanced practice nurse utilizing objective and reasonable criteria and shall take into account the provider-to-covered-person ratio PURSUANT TO SECTION 10-16-704 for the covered benefits that appropriately may be provided by the advanced practice nurse. The carrier shall make a determination on an application for participating provider status submitted by an advanced practice nurse, and notify the applicant of its determination, within the same period in which the carrier makes a participating provider determination for physicians NINETY DAYS AFTER RECEIPT OF THE APPLICATION. If the application is denied, the carrier shall specify the reason for the denial IN WRITING. If the application is approved, the carrier shall list the advanced practice nurse in the provider directory for the health benefit plan.
- (b) Upon request of the applicant, the carrier shall provide the specific objective and reasonable criteria it used in evaluating and making its determination on the application for status as a participating provider. The carrier shall provide the criteria in writing and in a clear and understandable format that is readily available to the applicant.
 - (3) A CARRIER THAT APPROVES AN ADVANCED PRACTICE NURSE'S

-5- SB11-205

1	APPLICATION FOR PARTICIPATING PROVIDER STATUS SHALL NOT LIMIT THE
2	SCOPE OF PRACTICE OR REQUIRE SUPERVISION OF THE ADVANCED
3	PRACTICE NURSE WITH AN UNRESTRICTED LICENSE IN A MANNER THAT IS
4	MORE RESTRICTIVE THAN THE REQUIREMENTS FOR THE PRACTICE OF
5	ADVANCED PRACTICE NURSING AS SET FORTH IN ARTICLE 38 OF TITLE 12,
6	C.R.S., AND STATE BOARD OF NURSING RULES ADOPTED PURSUANT TO
7	THAT ARTICLE.
8	(4) (a) If a carrier violates this section, an advanced
9	PRACTICE NURSE MAY PURSUE ANY OF THE REMEDIES PROVIDED BY
10	SECTION 25-37-114, C.R.S.
11	(b) A VIOLATION OF THIS SECTION CONSTITUTES AN UNFAIR OR
12	DECEPTIVE ACT OR PRACTICE IN THE BUSINESS OF INSURANCE PURSUANT
13	TO SECTION 10-3-1104.
14	SECTION 3. 10-3-1104 (1), Colorado Revised Statutes, is
15	amended BY THE ADDITION OF A NEW PARAGRAPH to read:
16	${\bf 10\text{-}3\text{-}1104.}\ Unfair methods\ of\ competition\ -\ unfair\ or\ deceptive$
17	acts or practices. (1) The following are defined as unfair methods of
18	competition and unfair or deceptive acts or practices in the business of
19	insurance:
20	(kk) Failing to comply with the requirements of section
21	10-16-125.
22	SECTION 4. Act subject to petition - effective date. This act
23	shall take effect January 1, 2012; except that, if a referendum petition is
24	filed pursuant to section 1 (3) of article V of the state constitution against
25	this act or an item, section, or part of this act within the ninety-day period
26	after final adjournment of the general assembly, then the act, item,
27	section, or part shall not take effect unless approved by the people at the

-6- SB11-205

- general election to be held in November 2012 and shall take effect on
- 2 January 1, 2012, or on the date of the official declaration of the vote
- 3 thereon by the governor, whichever is later.

-7- SB11-205