



State Balance Billing Protections Survey

- * Surprise Billing or Balance Billing. The terms "surprise" or "balance" billing typically refer to situations in which patients—either unbeknownst to them or absent an affirmative choice by them—receive outof-network (OON) care or treatment from an OON physician or provider at an otherwise in-network facility and then are billed at OON rates. The surprise charges, representing the difference between what the patient's insurer paid and the non-discounted "list" rate charged by the provider, often are well above (in fact, multiples of) in-network or Medicare reimbursement rates for the same services.
- * Comprehensive Approach vs. Piecemeal Approach. State approaches to balance billing protections vary with respect to the scope of the protections and associated prohibitions, the types of plans covered and market participants affected, and other applicable obligations (e.g., determinations of provider payment and disclosure/transparency requirements). A study conducted by the <u>Commonwealth Fund</u> established a set of standards to identify "comprehensive" approaches to balance billing as compared to more piecemeal approaches. Under the study, to qualify as "comprehensive," a state's approach to balance billing must:
 - Extend protections to both emergency service and non-emergency services (i.e., apply to both emergency and in-network hospital settings);
 - Apply to all types of insurance, including both HMOs and PPOs;
 - Protect consumers by holding them harmless from extra provider charges (i.e., ensuring that consumers are not responsible for the charges beyond the applicable cost-sharing under their insurance plans) and/or outright prohibiting providers from balance billing; and
 - Adopt an adequate payment standard/method to determine how much the insurer owes the provider <u>or</u> a dispute-resolution process to resolve payment disputes between providers and insurers.

The below survey utilizes this framework to distinguish between states that have adopted comprehensive models—including California, Connecticut, Florida, Illinois, Maryland, New Hampshire, New Jersey, New Mexico, New York, Oregon, Washington, and Texas—and those that have taken a more segmented approach—including Arizona, Colorado, Delaware, Indiana, Iowa, Maine, Massachusetts, Minnesota, Mississippi, Missouri, North Carolina, Pennsylvania, Rhode Island, and West Virginia.

<u>Note</u>: Unlike the Commonwealth Fund's survey, we have included New Mexico among the "comprehensive" states because of its recent enactment of legislation that extends significant protections to covered persons well beyond what was previously codified. We also included Missouri among the "piecemeal" states, as the state legislature enacted a partial approach to balance billing in 2018. We did not, however, include Vermont among the states with piecemeal/partial protections because it appeared to be specific to Medicare recipients. For more information on these provisions, *see* <u>33 VT. STAT. ANN. § 6502 et seq</u>.

* Emergency Services vs. Non-Emergency Services. Many states—Colorado, Connecticut, Delaware, Florida, Illinois, Indiana, Iowa, Massachusetts, New Jersey, New Mexico, New York, North Carolina, Oregon, Pennsylvania, Rhode Island, Texas, Washington, and West Virginia—have provisions that are specific to the offering of emergency services and the treatment of emergency medical conditions. In the majority of states that make this distinction, an emergency medical condition is defined as a condition that manifests itself by "acute symptoms of sufficient severity" such that a prudent layperson with an average knowledge of health and medicine could reasonably expect—in the absence of immediate medical attention—that the condition could place the health of the individual in serious jeopardy, seriously impair bodily functions, cause serious dysfunction of any bodily organ/part, or result in serious disfigurement. Within this framework, emergency services often include medical screening examinations and such further medical examinations and treatment as may be required to stabilize an individual. Some states (e.g., Illinois) also include related transportation services (e.g., ambulance services) within its definition of emergency services; other states (e.g., New Mexico) explicitly do not.

Non-emergency services, on the other hand, are typically those that do not qualify as emergency services. To the extent that states have established distinct frameworks for/treatment of emergency and non-emergency services, we have separated the content into distinct columns. If, however, the balance billing protections apply to <u>both</u> emergency and non-emergency services, we have combined the two columns.

- * Treatment of Self-Funded Plans. In general, state protections against balance billing are limited by the federal Employee Retirement Income Security Act, which exempts self-insured or self-funded employersponsored plans from state regulation. To the extent a state law expressly addresses the treatment of self-insured or self-funded plans, it is noted in the *Miscellaneous* column below.
- * *Disclosure*. Beyond the above factors and where possible, we have sought to incorporate statutory and regulatory provisions that require related disclosures by carriers (e.g., descriptions of what constitutes a "surprise bill" that must be provided in their description of coverage); transparency requirements (e.g., provider directories); and other notices that must be given to consumers.
- * We consider this to be an evergreen document. We ask that you continuously review the document for updates to any statutes, regulations, bulletins, or other guidance documents.

Comprehensive Balance Billing Protections

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
California	Interprets legislative intent to prohibit	Requires plans/policies to		For emergency services, prohibits plans	<i>Out-of-Pocket Limit</i> . For <u>non-</u>
	emergency room health care providers from	provide that, if an		from engaging in unfair payment patterns	emergency services, cost-
	engaging in "balance billing" by billing plan	enrollee/insured receives		involving unjust payment reductions, claim	sharing arising from services
	members directly for sums that the plan has	covered services (i.e., not		denials, and other unfair practices (as	provided by noncontracting
	failed to pay for the member's emergency	emergency services and care)		defined in statute) and by authorizing	individual health professionals
	room treatment, even if there is no	from a contracting health		monetary and other penalties against plans	will count toward any
	preexisting contract between the provider	facility (i.e., an in-network		that engage in these patterns. CAL. HEALTH	deductible and annual out-of-
	and the plan regarding payment for	facility) at which/as a result		& SAFETY CODE §§ 1371.37, 1371.39.	pocket maximum in the same
	emergency care. Prospect Medical Group,	of which the enrollee			manner as an in-network
	Inc. v. Northridge Emergency Medical	receives services provided by		For non-emergency services, if a	provider. CAL. HEALTH &
	<i>Group</i> , 198 P.3d 86, 92 (Cal. 2009)	a noncontracting individual		noncontracting individual health	SAFETY CODE § 1371.9(b);
	(perceiving a clear legislative policy not to	health professional, then the		professional believes that higher payment is	CAL. INS. CODE § 10112.8(b).
	place patients in the middle of billing	enrollee will pay no more		warranted, refers them to the independent	
	disputes between doctors and plans).	than the in-network cost		dispute resolution process developed by the	Consent. If an enrollee has a
		sharing amount. ¹ CAL.		Department of Insurance, which allows a	plan that includes coverage for
	Requires emergency services and care to be	HEALTH & SAFETY CODE §		noncontracting individual health	OON benefits, allows a
	rendered without first questioning the patient	1371.9(a)(1); CAL. INS. CODE		professional to contest the payment amount.	noncontracting individual
	or any other person as to his or her ability to	§ 10112.8(a)(1).		CAL. HEALTH & SAFETY CODE §§ 1371.30,	health professional to
	pay. CAL. HEALTH & SAFETY Code §			1371.9(a); CAL. INS. CODE §§ 10112.81(a),	bill/collect from the enrollee
	1317(d).	Prohibits the noncontracting		10112.8(f)(5); Provider Independent	the OON cost sharing only
		individual health professional		Dispute Resolution Process.	when the enrollee consents in
	Requires plans to reimburse emergency	from billing/collecting any			writing at least 24 hours in
	health care providers for emergency services	amount from the		Broadly requires HMOs to ensure that a	advance of receiving the
	and care provided to its enrollees without	enrollee/insured for covered		dispute resolution mechanism is accessible	treatment. CAL. HEALTH &

¹ In-Network Cost Sharing Amount. An amount no more than the same cost sharing the enrollee would pay for the same covered service received from a contracting health professional. CAL. HEALTH & SAFETY CODE § 1371.9(f)(4); CAL. INS. CODE § 10112.8(f)(4).

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
States	first questioning the patient's ability to pay/requiring the provider to obtain authorization. CAL. HEALTH & SAFETY Code § 1371.4(b); Prospect Medical Group, Inc. v. 	 Emergency Services services, except for the innetwork cost-sharing amount. CAL. HEALTH & SAFETY CODE § 1371.9(a)(3)-(4); CAL. INS. CODE § 10112.8(a)(3)-(4). Payment Method. Unless otherwise agreed to by the noncontracting individual health professional and the plan/policy, requires the plan/policy to reimburse the greater of: The average contracted rate (i.e., the average of the contracted commercial rates paid by the plan/policy for the same or similar services in the geographic region); or 125% of the amount Medicare reimburses on 	Disclosure	Dispute Resolution/Penalties to noncontracting providers to resolve billing and claims disputes. CAL. HEALTH & SAFETY CODE § 1367(h)(2).	SAFETY CODE § 1371.9(c); CAL. INS. CODE § 10112.8(c); FAQs. Application. Applies <u>non-</u> <u>emergency services</u> provisions <u>only</u> to individuals enrolled in health plans regulated by the Department of Managed Health Care or the California Department of Insurance. Does <u>not</u> apply to Medi-Cal plans, Medicare plans, or self-insured plans. CAL. HEALTH & SAFETY CODE § 1371.9(j); CAL. INS. CODE § 10112.8(c); FAQs. Data Submission. Requires all health plans and their delegated entities to submit—among other things—data listing its average contracted rates for the plan for services most frequently provided by
	 contracted providers. Requires the reimbursement value to consider the Provider's training, qualifications, and length of time in practice; Nature of the services provided; Fees usually charged by the provider; Prevailing provider rates charged in the 	• 125% of the amount Medicare reimburses on a fee-for-service basis for the same or similar services in the general geographic region in which the services were			plan for services most frequently provided by noncontracting individual health professionals as a result of non-emergency covered services provided to plan enrollees/insureds at
	 general geographic area in which the services were rendered; Other aspects of the economics of the provider's practice that are relevant; and Any unusual circumstances in this case. CAL. CODE REGS., tit. 28, § 1300.71(a)(3)(B). 	rendered. CAL. HEALTH & SAFETY CODE § 1371.31(a); CAL. INS. CODE § 10112.82(a).			contracting health facilities. CAL. HEALTH & SAFETY CODE § 1371.37(a)(2)(A)(i); CAL. INS. CODE § 10112.82(a)(2)(A)(i); <u>All Plan</u> <u>Letter 17-011</u> (2017).

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
Connecticut	 Prohibits carriers from requiring prior authorization for rendering emergency services to an insured. CONN. GEN. STAT. §§ 38a-477aa(b)(1). <i>Payment Method.</i> If emergency services were rendered by an OON provider: Prohibits carriers from imposing a coinsurance, copayment, deductible, or other out-of-pocket expense that is greater than the coinsurance, copayment, deductible, or other out-of-pocket expense that would be imposed if such services were rendered by an in-network provider. Allows the OON provider to bill the carrier directly and requires the carrier to reimburse the provider the greatest of: The amount the insured's plan would pay for such services if rendered by an in-network provider; The "usual, customary, and reasonable rate" for such services. Allows an OON provider and a carrier to agree to a greater reimbursement amount. CONN. GEN. STAT. §§ 38a-477aa(b)(2)-(3). 	With respect to surprise bills, ² only requires the insured to pay the applicable coinsurance, copayment, deductible, or other out-of- pocket expense that would be imposed for <u>health care</u> <u>services</u> , if such services were rendered by an in- network health care provider. CONN. GEN. STAT. § 38a- 477aa(c)(1). <i>Method of Payment</i> . Requires carriers to reimburse the OON provider or insured for health care services rendered at the in-network rate under the insured's plan as payment in full, unless the carrier and the provider agree otherwise. CONN. GEN. STAT. § 38a- 477aa(c)(2).	 Requires carriers to: Provide a description of what constitutes a "surprise bill" in their description of coverage; Inform the enrollee of the network status of providers and an estimate of how much the insurer will pay for the service; and Make available to consumers a way to determine accurately whether a specific health care provider or hospital is in-network. CONN. GEN. STAT. §§ 38a-591b(d)(1)(E), (d)(3); 38a-477aa(d), 38a-477d(a)(2). <i>Provider Directories</i>. Requires carriers to post on their websites a current and accurate participating provider directory—updated on a monthly basis—for each of its network plans. CONN. GEN. STAT. § 38a-477h. 	 Renders it an unfair trade practice for a provider to request payment from an insured—other than a coinsurance, copayment, deductible, or other out-of-pocket expense—for: Health care services/a facility fee covered under a plan; Emergency services covered under a plan and rendered by an OON provider; <u>or</u> A surprise bill. CONN. GEN. STAT. § 20-7f(b); Makes it an unfair trade practice for a provider to report an enrollee's failure to pay bill to a credit reporting agency. CONN. GEN. STAT. § 20-7f(c). 	 Application. Applies to insurance companies; health care centers; hospital service corporations; medical service corporations; fraternal benefit societies; or other entities that deliver, issue for delivery, renew, amend, or continue a health care plan in Connecticut. CONN. GEN. STAT. § 38a- 477aa(a)(5). With respect to plans, applies to individual or group health insurance policies of the following types: basic hospital expense coverage, basic medical-surgical expense coverage, major medical expense coverage, hospital or medical service plan contract, and hospital and medical coverage provided to subscribers of a health care center. CONN. GEN. STAT. §§ 38a-477aa(a)(3), 38a-469(1)- (2), (4), (11)-(12). Hold Harmless. Requires carriers to pay billed charges or include hold harmless clauses in their provider contracts to ensure enrollees are not balance

² Surprise Bill. A bill for health services—<u>other than emergency services</u>—received by an insured for services rendered by an OON provider, where such services were rendered: (1) at an in-network facility; (2) during a service/procedure performed by an in-network provider <u>or</u> during a service/procedure previously approved/authorized by the insurer; <u>and</u> (3) the insured did not knowingly elect to obtain such services from the OON provider. It does <u>not</u> include a bill received by an insured when an in-network provider was available to render such services and the insured knowingly elected to obtain such services from an OON provider. Conv. GEN. STAT. § 38a-477aa(a)(6).

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
					billed beyond the copayment. CONN. GEN. STAT. § 38a-477g; <u>Bulletin HC-109</u> .
Florida	 <i>PPO – Emergency.</i> Renders an insurer solely I nonparticipating provider of covered <u>emergency</u> insured in accordance with the coverage terms insured is <u>not</u> liable for payment of fees to a not covered emergency services, other than applica and deductibles). FLA. STAT. ANN. § 627.6419 Requires an insurer to provide coverage for emergency authorization. May not require prior authorization. Must be provided regardless of whether the participating provider or a nonparticipating. May impose a coinsurance amount, copay requirement for a nonparticipating provide applies to a participating provider. FLA. State <i>PPO – Non-Emergency</i>. Renders an insurer so to a nonparticipating provider of covered <u>none</u> an insured in accordance with the coverage terms the insured is <u>not</u> liable for payment of fees to other than applicable copayments, coinsurance nonemergency services that are: Provided in a facility that has a contract for with the insurer which the facility would oprovide under contract with the insurer; <u>an</u> Provided when the insured does <u>not</u> have the choose a participating provider at the facility insured). FLA. STAT. ANN. § 627.64194(3) <i>HMO</i>. Renders HMOs liable for services to a sprovider, regardless of whether a contract exists provider (i.e., prohibits providers from balance 	cy services provided to an of the health policy (i.e., the onparticipating provider of able copayments, coinsurance, 4(2). hergency services that: he services are furnished by a g provider. ment, or limitation of benefits er, only if the same requirement FAT. ANN. § 627.64194(2). lely liable for payment of fees mergency services provided to ms of the health policy (i.e., a nonparticipating provider, and deductibles, for covered or the nonemergency services otherwise be obligated to nd the ability and opportunity to ity who is available to treat the or automaticipation by a ted between the HMO and the		Dispute Resolution. Requires any dispute with regard to the reimbursement to the nonparticipating provider of emergency or nonemergency services be resolved in a court of competent jurisdiction or through the voluntary dispute resolution process (i.e., the state's provider and health plan claim dispute resolution program). FLA. STAT. ANN. §§ 627.64194(6); 408.7057. <i>Penalties</i> . Renders it an unfair trade practice for an insurer or provider to willfully fail to comply with the state's laws governing balance billing with such frequency as to indicate a "general business practice." FLA. STAT. ANN. § 626.9541(gg).	Assignment of Benefits. Requires insurers to make payments directly to any provider not under contract with the insurer if the insured makes a written assignment of benefits <u>and</u> requires the payment from the insurer to the provider <u>not</u> be more than the amount the insurer would have paid (to the insured) if an assignment has not been executed. FLA. STAT. ANN. § 627.638. <i>Application.</i> Subjects the following health plans to the dispute resolution process: HMOs, prepaid health plans, EPOs, major medical expense health insurance policies offered by a group or individual health insurer (including PPOs). FLA. STAT. ANN. § 408.7057.

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 generally FLA. STAT. ANN. §§ 641.3154, 641.513; Riley Anesthesia Assoc. v. Stein, 27 So.3d 140 (Fla. 2010). Payment Method. Requires an insurer/HMO to reimburse a nonparticipating provider the lesser of: The provider's charges; The usual and customary provider charges for similar services in the community where the services were provided; or The charge mutually agreed to by the insurer/HMO and the provider within 60 days of the submittal of the claim. Prohibits a nonparticipating provider from being reimbursed in a greater amount than described above and from collecting/attempting to collect from the insured any excess amount other than copayments, coinsurance, and deductibles. FLA. STAT. ANN. §§ 641.513(5), 627.64194(4)-(5). With respect to HMOs, applies only for non-network providers of emergency services. Balance Billing by Health Care Providers: Assessing Consumer Protects Across States (June 2017). 				
Illinois	 When (1) an insured uses a participating networ surgery center and (2) in-network services for r pathology, emergency physician, or neonatolog provided by a nonparticipating facility-based pi insurer to ensure that the insured "incur[s] no g than the insured would have incurred with a part for covered services. 215 ILCS 5/356z.3a(a)-(b In the <u>emergency context</u>, specifically requires provide/are required by law to provide coverag provide coverage such that payment is <u>not</u> dependent of the services or treatment plan/provider) and without regard to prior author 215 ILCS 124/10(b)(6)-(7). Does <u>not</u> apply to an insured who willfully chononparticipating facility-based provider for services 	radiology, anesthesiology, gy are unavailable and are hysician/provider, requires the greater out-of-pocket costs" rticipating physician/provider b). health care plans that ge for emergency services to endent on whether the services i.e., coverage should be at the at had been rendered by the orization. 215 ILCS 134/65(a);	<i>Disclosure</i> . Requires insurers that contract with providers to include a disclosure on its contracts/evidences of coverage that explains that "limited benefits will be paid when nonparticipating providers are used." 215 ILCS 5/370i(c). <i>Notice</i> . When a person presents a benefits information card, requires a provider to make a good faith effort to inform the person if the provider has a participation contract with the insurer/HMO identified on the card. 215 ILCS 5/368c(c).	<i>Dispute Resolution</i> . If attempts to negotiate reimbursement between the provider and the insurer do not result in a resolution of the payment dispute within 30 days of receipt of the written explanation of benefits, allows an insurer or provider to initiate a binding arbitration to determine payment for services provided on a per bill basis. 215 ILCS 5/356z.3a(d)-(e); Bulletin 2011-07.	 Assignment of Benefits. Requires the insured to agree in writing to assign any benefits received to the nonparticipating facility-based provider. Requires the insurer to: Provide the nonparticipating provider with a written explanation of benefits that specifies the proposed reimbursement and the applicable deductible, copayment, or coinsurance amounts owed by the insured.

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 Prohibits the nonparticipating facility-based provider from billing the insured, except for the applicable deductible, copayment, or coinsurance amounts that would apply if the insured used a participating provider for covered services. 215 ILCS 5/356z.3a(c); 215 ILCS 134/65(a). <i>Payment Method</i>. Does <u>not</u> adopt a standard for adequate payment. 		<i>Network Adequacy.</i> Requires insurers' description of services to include certain provisions related to the receipt of covered services (e.g., ensuring that whenever a beneficiary has made a <u>good faith effort³</u> to utilize preferred providers for a covered service and it is determined that the insurer does not have the appropriate preferred providers (e.g., due to insufficient number, type, travel distance, or delay), the insurer must ensure that the beneficiary will be provided the covered service <u>at no greater cost</u> to the beneficiary than if the service had been provided by a preferred provider. <i>Does <u>not</u> apply to a beneficiary who willfully chooses to access a nonpreferred provider <u>or</u> a <i>beneficiary enrolled in an</i> <i>HMO</i>).</i>		 Pay any reimbursement directly to the nonparticipating facility- based provider. If, however, an insured rejects assignment in writing to the nonparticipating facility-based provider, allows the provider to bill the insured for the services rendered (i.e., balance billing protections attach when the insured assigns the benefit to provider; absent this, the prohibitions will not apply). 215 ILCS 5/356z.3a(c). Application. Does <u>not</u> apply to self-insured employers/health and welfare benefit plans, as the Department of Insurance does not have jurisdiction over such plans. <u>Understanding the Provider Complaint Process</u>.
Maryland	 <i>PPO</i>. Prohibits an insured from being held liab based physician (e.g., emergency room doctors radiologists, etc.) for covered services rendered 14-205.2(b)(1), 14-205(b); Maryland FAQS: In Providers. Prohibits an on-call or a hospital-based physici Collecting from an insured any money ow services rendered; or 	, anesthesiologists, l thereby. MD. INS. CODE §§ <u>n-Network vs. Out-of-Network</u> an from:	If a physician (<u>not</u> an on-call or hospital-based physician) who is a nonpreferred provider seeks an assignment of benefits from an insured, requires the physician to provide the following information to the insured prior to performing a health service:	<i>Enforcement</i> . Authorizes physicians to enforce the payment method for covered services rendered by physicians by filing a complaint against an insurer with the Maryland Insurance Administration <u>or</u> by filing a civil action in a court of competent jurisdiction. MD. INS. CODE § 14-205.2(h); MD. HEALTH & SAFETY CODE § 19- 710.1(g).	Assignment of Benefits. Bars an insurer from prohibiting the assignment of benefits to a provider who is a physician by an insured; or refusing to directly reimburse a nonpreferred provider who is a physician under an assignment of benefits. Does <u>not</u> apply to

³ Good Faith Effort. A good faith effort may be evidenced by accessing the provider directory, calling the network plan, or calling the provider. 215 ILCS 124/10(b)(6).

States	Treatment of Emergency Services	Treatment of Non- Emergency Services		Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 Maintaining any action against an insured the physician for covered services rendered 205.2(b)(2); MD. HEALTH & SAFETY CODE Authorizes an on-call or a hospital-based physicinsured: Any deductible, copayment, or coinsurance services rendered; If Medicare is the primary insurer, any am approved or limiting amount; and Any payment or charges for services that a INS. CODE § 14-205.2(b)(3); MD. HEALTH 710(p)(3). Prohibits an insurer's "allowed amount"⁴ for a under the policy provided by a nonpreferred prediment of the same service in the same geogen 14-205(b). <i>Payment Method.</i> For a covered service render or a hospital-based physician, requires the insure a physician no less than the greater of: 140% of the average rate the insurer paid for previous calendar year in the same geograp service to similarly licensed providers und insurer; or The average rate the insurer paid for the 12 January 1, 2010 in the same geographic ar service to a similarly licensed provider not the insurer, inflated by the change in the M 2010 to the current year. MD. INS. CODE § & SAFETY CODE § 19-710(p)(3). 	d. MD. INS. CODE § 14- § 19-710(p)(2). Ician to collect from an e amount owed for covered ount up to the Medicare are not covered services. MD. & SAFETY CODE § 19- health care service covered ovider from being less than the ovider who is a preferred raphic region. MD. INS. CODE § ed to an insured by an on-call rer to pay a claim submitted by for the 12-month period of the phic area for the same covered er written contract with the 2-month period that ended on ea for the same covered tunder written contract with Medicare Economic Index from	•	 Statements informing the insured that the physician: is a nonpreferred provider, may charge the insured for noncovered services, and may charge the insured the balance bill for covered services; An estimate of the cost of services that the physician will provide to the insured; Any terms of payment that may apply; and Whether interest will apply and, if so, the amount of interest charged by the physician. MD. INS. CODE § 14-205.3(d); MD. ADMIN. CODE § 31.10.41.06; Maryland FAQS: In-Network vs. Out-of-Network Providers. 	<i>Fines/Penalties.</i> Authorizes the Commissioner of Insurance to impose a penalty of no more than \$5,000 on an insurer for any violation of the payment method for covered services rendered by physicians. MD. INS. CODE § 14-205.2(j); MD. HEALTH & SAFETY CODE § 19- 710.1(j).	on-call physicians or hospital- based physicians. MD. INS. CODE § 14-205.3(b).Hold Harmless. Requires the agreements between HMOs and providers of health services to contain a hold harmless clause providing that the provider may not bill, charge, have any recourse against the subscriber, etc. for services provided in accordance with the contract. MD. HEALTH & SAFETY CODE § 19-710(i).Provides that subscribers or members owe no debt to any health care provider for any covered services. 88 Attorney General Opinion 44.Self-Funded Plans. Does not apply to self-funded plans because the Maryland Insurance Administration does not have jurisdiction over such plans. See e.g., Assignment of Benefits Report (2010).Nonpreferred Provider Benefit. Requires employers, associations, other private groups offering health benefit plans to employees or

⁴ Allowed Amount. The dollar amount that an insurer determines is the value of the health care services provided by a provider before any cost sharing amounts are applied. MD. INS. CODE § 14-201(b).

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 In short, if the PPO is subject to Maryland law benefits, then requires the plan to send paymen hospital-based or on-call physician will be paid balance bill⁵ the insured), <u>but</u> still requires the deductible, copayment, or coinsurance. <u>Maryla Out-of-Network Providers</u>. <i>HMO</i>. Prohibits any provider under contract w contracting provider who provides a covered set from balance billing a member for any covered bill the member directly, however, for any non <u>General Opinion 128</u>; 85 Attorney General Op <u>Opinion 44</u>; 90 Attorney General Opinion 29. Prohibits HMO enrollees and subscribers from care provider for any covered services rendered SAFETY CODE § 19-710(p)(1). Prohibits a health care provider from: Collecting from an insured any money ow 	and there is an assignment of at to the physician (i.e., the l based on state law and cannot insured to pay any applicable and FAQS: In-Network vs. ith an HMO or a non- ervice to an HMO member l service; allows the provider to -covered service. <u>83 Attorney</u> inion 330; <u>88 Attorney General</u> being held liable to any health d thereby. MD. HEALTH &			 individuals only through preferred providers to offer (and disclose) an option to include preferred and nonpreferred providers as an additional benefit at the employee's or individual's option. MD. INS. CODE § 14- 205.1(a)-(b). If an employee or individual accepts the additional coverage, allows the employer, association, or other private group to require the recipient to pay a premium greater than the amount of the premium for the coverage offered for preferred providers only. MD. INS. CODE § 14-205.1(c).
	 services rendered; or Maintaining any action against an insured the provider for covered services rendered CODE § 19-710(p)(2). Authorizes a provider to collect from an insure Any deductible, copayment, or coinsuranc services rendered; If Medicare is the primary insurer, any am approved or limiting amount; and Any payment or charges for services that a INS. CODE § 14-205.2(b)(3); MD. HEALTH 710(p)(3). 	. MD. HEALTH & SAFETY d: e amount owed for covered ount up to the Medicare are not covered services. MD.			 PPO-Specific Provisions. Allows the Commissioner to authorize an insurer to offer a preferred provider insurance policy that conditions the payment of benefits on the use of preferred providers, so long as the insurer does not restrict payment for covered services provided by nonpreferred providers for: Emergency services; Unforeseen illness, injury, or condition requiring immediate care; or

⁵ Balance Bill. The difference between a nonpreferred provider's bill for a health care service and the insurer's allowed amount. MD. INS. CODE § 14-201(d).

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 Payment Method. For a covered service rendered OON provider, requires the insurer to pay a cla A hospital at the rate approved by the Heal Commission. A trauma physician for trauma care rendered trauma center, at the greater of: 140% of the rate paid by Medicare fo a similarly licensed provider; or The rate as of January 1, 2001 that the geographic area for the same covered provider. Any other health care provider: For an evaluation and management s of: 125% of the average rate the HM calendar year in the same geographic service to similarly licensed providication with the HMO; or 140% of the rate paid by Medication for a service to a similarly licensed provider area as of August 1, 2008, inflate Medicare Economic Index from 5 For a service that is <u>not</u> an evaluation less than 125% of the average rate the calendar year in the same geographic provider under written contract with the service. MD. HEALTH & SAFETY COD General Opinion 128. 	ed to an HMO enrollee by an im submitted by: th Services Cost Review ed to a trauma patient in a r the same covered service to e HMO paid in the same service to a similarly licensed <i>ervice</i> : no less than the greater IO paid for the previous phic area for the same covered viders under written contract re for the same covered ovider in the same geographic ed by the change in the 2008 to the current year. <i>n and management service</i> : no e HMO paid for the previous area to a similarly licensed he HMO for the same covered			 Referral to a specialist. MD. INS. CODE §§ 14-205, 14-205.1(a). <i>HMO-Specific Provisions</i>. Requires HMOs to reimburse a hospital emergency facility/provider—less any applicable copayments—for medically necessary services provided to a member of the HMO, if the HMO authorized, directed, or referred the member to use the emergency facility and the medically necessary services are related to the condition for which the member was allowed to use the emergency facility. MD. HEALTH & SAFETY CODE § 19- 712.5(a). Does <u>not</u> require a provider to obtain prior authorization or approval for payment from an HMO in orde to obtain reimbursement. MD. HEALTH & SAFETY CODE § 19- 712.5(d). Allows a hospital emergency facility/provider (or an HMO that has reimbursed a provider) to collect payments from a member provided for a medical condition that is determined <u>no</u> to be an emergency. MD. HEALTH & SAFETY CODE § 19- 712.5(e).

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
					Additionally, offers specific rules when an HMO authorizes, directs, or refers a member to a hospital emergency facility or other urgent care facility for a medical condition that requires emergency surgery. MD. HEALTH & SAFETY CODE § 19- 712.5(f).
Nevada AB 469 <i>Effective 2020</i>	 Prohibits OON providers/facilities from collecting from enrollees more than innetwork cost-sharing amounts for medically necessary emergency services (MNESs). <i>Required carrier payment to OON facilities:</i> If the OON facility had an innetwork contract with the carrier within the 12 months preceding the MNESs, the carrier must pay and the facility must accept 108% of the amount that would have been paid under the most recent contract, less the patient's cost-sharing; If the OON facility had an innetwork contract with the carrier within 13-24 months preceding the MNESs, the carrier must pay and the facility must accept 115% of the amount that would have been paid under the most recent contract, less the patient's cost-sharing; If the OON facility had an innetwork contract with the carrier within 13-24 months preceding the MNESs, the carrier must pay and the facility must accept 115% of the amount that would have been paid under the most recent contract, less the patient's cost-sharing; If no contract was in place within the preceding 24 months, the carrier must pay what it determines to be "fair and reasonable payment" for the services. 	Does not cover non-MNESs.	OON provider/facility that provides MNESs must, when possible, notify the carrier within 8 hours of an enrollee presenting, and notify the carrier within 24 hours of the enrollee becoming stabilized and transferable to an in-network facility	If an OON facility/provider rejects carrier's discretionary payment offer (i.e., "fair and reasonable payment" or "offer of payment in full"), facility/provider must come back with an additional amount it will accept. If the carrier rejects the counteroffer, must proceed to binding arbitration. Arbitrators choose between the carrier's original offer and the facility/provider's counteroffer.	 Application: Applies to all issuers of health benefit plans, but excludes Medicaid and CHIP. Does not apply if health coverage was purchased outside of the state. Self-insured plans: May elect to participate. NV HHS shall maintain a list of electing entities and promulgate regulations for the opt-in procedures/requirements. Arbitrator reports: Requires annual reports to NV HHS by participating arbitrators of anonymized arbitration outcomes.

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 Required carrier payments to other OON providers (i.e., other than facilities): If the provider had a contract with the carrier within the preceding 12 months – If the provider terminated the contract early without cause, must accept 100% of the contract rate, less the patient's cost-sharing; If the provider terminated early for cause or the carrier terminated without cause, must accept 108% of the contract rate, less patient's cost-sharing; The carrier terminated the contract early for cause, must accept 108% of the contract rate, less patient's cost-sharing; The carrier terminated the contract early for cause, must pay a "fair and reasonable payment," less patient's cost-sharing; If neither party terminated early, must pay/accept the rate under the most recent contract, PLUS CPI Medical Care Component percentage for the last calendar year, less patient's cost-sharing. If there was no contract in place within the last 12 months, the carrier must submit "an offer of payment in full" minus the patient's cost-sharing. 				

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
New Hampshire	For services performed in a hospital or ambulatory surgical center that is in- network under a commercially insured patient's managed care plan, prohibits providers performing anesthesiology, radiology, emergency medicine, or pathology services from balance billing the patient for fees or amounts other than copayments, deductibles, or coinsurance. N.H. REV. STAT. § 329:31-b(I); N.H. Health Cost; Balance Billing: Quick Facts for Granite Staters. <i>Payment Method.</i> Limits fees for health care services submitted to an insurer for payment to a "commercially reasonable value" based on payments for similar services from New Hampshire insurers to New Hampshire providers. N.H. REV. STAT. § 329:31-b(II).		<i>Notice</i> . At least annually (and at the request of a covered person), requires health carriers to notify covered persons of their consumer rights, including (but not limited to) the right to access OON services when the covered person contacts the carrier directly requesting assistance finding clinically appropriate in- network care. N.H. REV. STAT. § 420-J:8-e; <u>Bulletin 17-048-AB</u> .	With respect to disputes between providers and insurers relative to the reasonable value of a service, grants the Insurance Commissioner exclusive jurisdiction to determine if the fee is commercially reasonable. N.H. REV. STAT. §§ 329:31- b(III), 420-J:8-e.	
New Jersey	 Places certain limitations on charges in excess OON providers/prohibits providers from balan above the amount of their cost-sharing obligati If a covered person receives medically nec care facility on an emergency or urgent ba Inadvertent OON services.⁶ Bulletin No. 1 Ensures that a covered person's liability for ser hospitalization at an in-network hospital (inclu anesthesiology and radiology) where the admit provider is limited to the copayment, deductibl applicable to network services. N.J. ADMIN. Con <i>Health Care Facility for Emergency/Urgent Ca</i> facility (e.g., a general acute care hospital, sate ambulatory surgical facility, etc.) from billing any deductible, copayment, or coinsurance amounts 	ce billing a covered person on in two situations: essarily services at any health sis; and <u>8-14</u> . vices rendered during a ding, but not limited to, ting physician is an OON e, and/or coinsurance DDE § 11:22-5.8(b)(2). <i>ure</i> . Prohibits a health care llite emergency department, a covered person in excess of	 Health Care Facility. Prior to scheduling an appointment with a covered person for a <u>non-emergency or elective</u> <u>procedure</u>, requires the health care facility to: Disclose whether the health care facility is in-network or OON; Advise the covered person to check whether the physician arranging the facility services is innetwork or OON <u>and</u> provide information about how to determine the innetwork/OON status of any physician who is reasonably 	 <i>Dispute Resolution</i>. If the carrier and facility or provider cannot resolve a payment dispute, and the difference between the carrier's and the provider's final offer is not less than \$1,000, the carrier or OON provider may initiate binding arbitration to determine payment for the services. N.J. STAT. ANN. §§ 26:2SS-7(b), 26:2SS-8(b), 26:2SS-9(c), 26:2SS-10-12. For more information on how the arbitration process works in practice, <i>see</i> <u>Bulletin No. 18-14</u>. <i>Penalties.</i> Establishes the following penalties for violations of the law: Renders a health care facility or carrier that violates the law liable for a penalty 	 Assignment of Benefits. In the case of <u>inadvertent OON</u> services or services at an innetwork or OON health care facility on an emergency or <u>urgent basis</u>, requires benefits provided by a carrier to be assigned to the OON provider (which requires no action on the part of the covered person). Once assigned, requires: Any reimbursement paid by the carrier to be paid directly to the OON provider; and The carrier to provide the OON provider with a written remittance of

⁶ *Inadvertent OON Services*. Health care services that are (1) covered under a managed care health benefits plan that provides a network; and (2) provided by an OON provider in the event that the covered person utilizes an in-network health care facility for covered health services and—for any reason—in-network health care services are unavailable in that facility. This includes laboratory testing ordered by an in-network provider and performed by an OON bio-analytical laboratory. N.J. STAT. ANN. § 26:2SS-3.

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 services for medically necessary services⁷ on a N.J. STAT. ANN. § 26:2SS-7(a). <i>Health Care Professional for Inadvertent OON Care</i>. If a covered person receives inadvertent necessary services at an in-network or OON he "emergency or urgent basis," requires the healt those services to: In the case of <u>inadvertent OON services</u>: rexcess of any deductible, copayment, or cannot services of any deductible, copayment, or cannot services of any deductible, copayment, or applicable to in-network services. N.J. STAC <i>Carrier for Inadvertent OON Service or Emerge</i> covered person receives inadvertent OON services at an in-network or OON health care furgent basis," requires the carrier to ensure tha greater out-of-pocket costs than the covered per an in-network health care professional/facility. 9(a). <i>Payment Method</i>. Leaves reimbursement rate of health care professionals. 	<i>V Service or Emergency/Urgent</i> OON services or medically ealth care facility on an th care professional performing not bill the covered person in binsurance amount. N.J. STAT. <u>ces</u> : not bill the covered person r coinsurance amount, AT. ANN. § 26:2SS-8(a)(2). <i>gency/Urgent Care</i> . If a ices or medically necessary facility on an "emergency or t the covered person incurs no erson would have incurred with N.J. STAT. ANN. § 26:2SS-	 anticipated to provide services to the covered person; Advise the covered person that—among other things—at an in-network facility, the covered person will have a financial responsibility, (but it will not exceed their copayment, deductible, or coinsurance); and will not incur any out-of-pocket costs, <u>unless</u> the covered person knowingly, voluntarily, and specifically selects an OON provider to provide services; and Advise the covered person that—among other things—at an OON health care facility, certain health care services may be provided on an OON basis; and the covered person may have a financial responsibility applicable to health care services provide at an OON facility in excess of their copayment, deductible, or coinsurance. N.J. STAT. ANN. § 26:2SS-4(a). 	 of not more than \$1,000 for each violation (considers each day for which a violation occurs to be a separate violation and provides that the penalty may <u>not</u> exceed \$25,000 for each occurrence). Renders all other persons/entities not otherwise covered that violate the law liable for a penalty of not more than \$100 for each violation (considers each day for which a violation occurs to be a separate violation and provides that the penalty may not exceed \$2,500 for each occurrence). N.J. STAT. ANN. § 26:2SS-17. 	 payment that specifies the proposed reimbursement and the applicable deductible, copayment, or coinsurance amounts owed by the covered person. N.J. STAT. ANN. § 26:2SS-9(b). <i>Consent.</i> Allows a covered person to elect an OON provider for a health care service, as long as the person "knowingly, voluntarily, and specifically" elects the OON provider with full knowledge that the provider is OON. N.J. STAT. ANN. § 26:2SS-4(a); Bulletin No. 18-14. <i>Rebating.</i> Renders it a violation of law if an OON provider knowingly waives, rebates, gives, or pays all or part of the deductible, copayment, or coinsurance as an inducement for the covered person to seek health care services from that provider. N.J. STAT. ANN. § 26:2SS-15. <i>Application.</i> Applies to insurance companies; HMOs; health, hospital, or medical

⁷ *Medical Necessity/Medically Necessary*. A health care service that a provider—exercising their prudent clinical judgment—would provide to a covered person for the purpose of evaluating, diagnosing, or treating an illness, injury, disease, or its symptoms and that is (1) in accordance with the generally accepted standards of medical practice; (2) clinically appropriate; (3) not primarily for the convenience of the covered person or the provider; and (4) not more costly than an alternative service at least as likely to produce equivalent therapeutic or diagnostic results as to the diagnosis or treatment of the covered person's illness, injury, or disease. N.J. STAT. ANN. § 26:2SS-3.

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
			Health Care Professional.		service corporations; MEWAs,
			Requires health care		etc. Does not include any other
			professionals to disclose to a		entity providing or
			covered person—either in		administering a self-funded
			writing or electronically-the		health benefits plan, but allows
			plans with which the		self-funded plans to opt in to
			professional is affiliated prior to		certain requirements and
			the provision of <u>non-emergency</u>		protections of the law. N.J.
			services. N.J. STAT. ANN. §		STAT. ANN. § 26:2SS-3;
			26:2SS-5. If a professional is		Bulletin No. 18-14.
			OON, requires them to		
			disclose—among other things:		Public Information. Requires
			• Their OON status prior to		health care facilities to post an
			scheduling a non-emergency		array of information on their
			procedure;		websites, including:
			• The amount/estimated		• The plans in which the
			amount that the professional		facility is a participating
			will bill the covered person		provider;
			for the services (and the		Statements regarding
			Current Procedural		participating physicians
			Terminology code		(and that some physicians
			associated with the service);		may not participate with
			and		the same plans as the
			• That the covered person will		facility);
			have a financial		Contact information for
			responsibility applicable to		physician groups that the
			the services provided by an		facility has contracted with
			OON professional, in excess		to provide certain services
			of their copayment,		(e.g., anesthesiology,
			deductible, or coinsurance.		pathology, and radiology);
			N.J. STAT. ANN. § 26:28S-		and
			5(a).		Contact information and
			· · · · · · ·		plan participation of
			Imposes additional disclosure		physicians employed by
			obligations on health care		the facility.
			professionals that are physicians		
			(e.g., providing to a covered		Requires the health care facility
			person the contact information		to make available to the public

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
			of any provider scheduled to		a list of the facility's standard
			perform anesthesiology,		charges for items and services
			laboratory, pathology, radiology,		provided by the facility. N.J.
			or assistant surgeon services in		STAT. ANN. § 26:2SS-4(b)-(c).
			connection with care). N.J.		
			STAT. ANN. § 26:2SS-5(b)-(c).		Requires carriers to update their
					website within 20 days of
			Carrier. With respect to OON		adding/terminating a provider
			services, for each plan offered,		from their network or changing
			requires a carrier to provide—		a physician's affiliation with a
			among other things:		facility. N.J. STAT. ANN. §
			• A description of the plan's		26:2SS-6(a).
			OON benefits;		
			• The methodology used to		Annually requires
			determine the allowed		Commissioner of Banking and
			amount for OON services		Insurance to publish a list of—
			and allowed amount the		among other things:
			plan will reimburse under		• All arbitrations;
			that methodology; and		• The percentage of facilities
			• Examples of anticipated		and professionals that are
			out-of-pocket costs for		in-network for each carrier;
			frequently billed OON		• The number of complaints
			services. N.J. STAT. ANN. §		received relating to OON
			26:2SS-6(b).		charges; and
					• Annual trends on premium
			Imposes additional notification		rates, total amount of
			requirements on carriers (e.g.,		spending on inadvertent
			notify the covered person if a		and emergency OON costs
			provider's or facility's status		by carriers, and medical
			changes to OON) and requires		loss ratios in the state. N.J.
			them to include a notice in their		STAT. ANN. § 26:2SS-12.
			explanation of benefits that		
			"inadvertent and involuntary"		
			OON charges are not subject to		
			balance billing beyond the		
			contracted-for financial		
			responsibility. N.J. STAT. ANN. §		
			26:2SS-6(c)-(d).		

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
States New Mexico <i>Effective 2020</i> For information on New Mexico's current balance billing law (which applies only with respect to the treatment of emergency services), <i>see</i> <u>Bulletin 2017-009</u>	 Treatment of Emergency Services Prohibits providers from knowingly submitting bill⁸ that demands payment for any amount in a amounts that would have been imposed by the service had been rendered by a participating pr STAT. ANN. §§ 59A-57-4(B)(3)(d), 59A-22A(A 13.10.21.8(D)(6). <i>Emergency-Specific Provisions</i>. Requires carrie Reimburse a nonparticipating provider for evaluate and stabilize a covered person, if reasonably believe that emergency care is eventual diagnoses; and <u>Not</u> require prior authorization for emerge covered person prior to the point of stabili if a prudent layperson would reasonably be requires emergency care. <u>SB 337</u>, § 3(A)-(Allows a carrier to: Impose a cost-sharing/limitation of benefitic care performed by a nonparticipating providers and is d Require an emergency care provider to not 	Emergency Services to a covered person a surprise excess of the cost-sharing covered person's plan if the ovider. <u>SB 337</u> , § 14(A); N.M. A)(1); N.M. ADMIN. CODE § ers to: emergency care necessary to a prudent layperson would necessary, regardless of ncy care to be obtained by a zation of that covered person, elieve that the covered person B).	Provider/Carrier. Requires that any communication—other than a receipt of payment— from a provider/carrier pertaining to a surprise bill must clearly state that the covered person is responsible <u>only</u> for payment of applicable in-network cost sharing amounts. <u>SB 337</u> , § 5(D). Nonparticipating Provider. If nonparticipating providers in nonemergency circumstances have advance knowledge that they are not contracted with the covered person's carrier, requires them to inform the covered person of their nonparticipating status and advise the covered person to contact the covered person's carrier to discuss their options.	Dispute Resolution/Penalties Unfair Practice. Renders it an unfair practice for a provider to knowingly submit a surprise bill to a collection agency. SB 337, § 14. Appeal. Authorizes a person to appeal a carrier's determination made regarding a surprise bill. SB 337, § 5(B). Refund. If a nonparticipating provider fails to make a full refund to a covered person for any amount paid in excess of the innetwork cost sharing amount within 45 calendar days, allows the covered person to seek recovery by appealing to the Superintendent of Insurance. SB 337, §§ 6, 10.	Consent. In the <u>non-emergency</u> context, does not preclude a nonparticipating provider from balance billing an individual who has knowingly chosen to receive services from a nonparticipating provider. <u>SB</u> <u>337</u> , § 4(B). With respect to emergency or non-emergency situations, does <u>not</u> define "surprise billing" to include services received by a covered person when a participating provider was available to render the services and the covered person knowingly elected to obtain the services from a nonparticipating provider without prior authorizations. <u>SB 337</u> , § 1(Y)(2).
	person's admission to the hospital within a the covered person has been stabilized. SE	reasonable time period after	SB 337, § 5(E). <i>Health Facility</i> . Requires health facilities (e.g., general hospitals,		Hold Harmless. Requires insurers and HMOs to hold covered persons harmless for balance bills for OON

⁸ Surprise Bill. A bill that a nonparticipating provider issues to a covered person for services rendered in the following circumstances, in an amount that exceeds the covered person's cost-sharing obligation that would apply for the same services if they had been provided by a participating provider:

- A participating provider is unavailable;
- A nonparticipating provider renders unforeseen services; or
 A nonparticipating provider renders services for which the covered person has not given specific consent. <u>SB 337</u>, § 1(Y).

[•] Emergency care provided by a nonparticipating provider;

[•] Health care services—that are not emergency care—rendered by a nonparticipating provider at a participating facility where:

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	Non-Emergency Specific Provisions. Other than		ambulatory surgical centers,		emergency care services.
			birth centers, diagnostic centers,		Bulletin 2017-009
	requires a carrier to provide reimbursement for/a	a covered person to not be	urgent care centers, etc.) to post		
	liable for	-	the following on their websites		Rebating. Prohibits
	charges and fees for covered non-emergency can		in a publicly accessible manner:		nonparticipating providers from
	nonparticipating provider that are delivered whe	en:	• Information about all of the		knowingly waiving, rebating,
	• The covered person at an in-network facility	y does not have the	carriers with which the		giving, or paying all or part of a
	ability/opportunity to choose a participating	provider who is available to	hospital has a contract for		cost-sharing amount owed by a
	provide the covered services; or	-	services;		covered person pursuant to the
	• Medically necessary care is unavailable wit	hin a plan's network. SB 337,	• A statement that sets forth		terms of the covered person's
	§ 4(A).		that:		plan as an inducement for the
			 Services may be 		covered person to seek services
	Payment Method. Requires carriers to directly re	eimburse a nonparticipating	performed by both		from that nonparticipating
	provider for care rendered at the surprise bill rei	mbursement rate for services.	participating and nonparticipating		provider. <u>SB 337</u> , § 7.
	Establishes the surprise bill reimbursement rate	as the 60th percentile of the	providers who may		Information from Provider
	allowed commercial reimbursement rate for the		separately bill the		Networks. Authorizes the
	by a provider in the same/similar specialty in the		patient;		Superintendent of Insurance to
	reported in a benchmarking database maintained		 Providers that perform 		require:
	(provided that no surprise bill reimbursement ra	te will be paid at less than	services in the hospital		• Carriers to report the
	150% of the 2017 Medicare reimbursement rate	for the applicable health care	may or may not		annual percentage of
	service provided).		participate in the same		claims and expenditures
			plans as the hospital;		paid to nonparticipating
	Calculates the surprise bill reimbursement rate u	using claims data reflecting	and		providers for services; and
	the allowed amounts paid for claims paid in the		 Prospective patients 		• By rule, a report on
			should contact their		changes to the percent of
	Requires the Superintendent to annually conven	e appropriate stakeholders to	carriers in advance of		claims paid as an
	review the reimbursement rate for surprise bills		receiving services to		emergency claim. SB 337,
	providers and to evaluate the impact on health in	nsurance premiums and health	determine whether the		§ 11.
	benefits plan networks." SB 337, § 8.	-	scheduled services in		
			that hospital will be		Applicability. Applies to health
			covered at in-network		insurance companies, HMOs,
			rates;		hospital and health service
			• The rights of covered		corporations, provider service
			persons under the state's		networks, and nonprofit health
			Surprise Billing Protection		care plans, among others. <u>SB</u>
			Act;		<u>337</u> , §§ 1(O), 12.

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
			 Instructions for contacting the Superintendent of Insurance. <u>SB 337</u>, § 5(C). For an overview of how a covered person's health benefits plan covers OON treatment, <i>see</i> <u>Disclosures to Covered Persons</u> <u>Regarding Out-of-Network</u> <u>Treatment</u>. 		
New York	 When a plan receives a bill for emergency services from a non-participating physician, requires the plan to: Ensure that the insured will incur no greater out-of-pocket cost for the emergency services than the insured would have incurred with a participating physician; and Pay an amount that it determines is reasonable for the emergency services rendered by the non-participating physician (except for the insured's copayment, coinsurance, or deductible). N.Y. FIN. SERV. L. §§ 602(b)(2), 605(a). 	 <u>If an insured assigns benefits</u> to a non-participating physician, allows: The non-participating physician to bill the plan for the services rendered <u>and</u> requires the plan to pay the non-participating physician the billed amount (or attempt to negotiate reimbursement with the non- participating physician); or If the plan's attempts to negotiate are 	Health Care Professionals. Requires health care professionals in private practice and diagnostic and treatment centers to disclose to patients (or prospective patients) in writing or online the plans in which they are participating providers and the hospitals with which they are affiliated prior to the provision of non-emergency services and verbally at the time an appointment is scheduled. If such providers do <u>not</u> participate in a patient's health care plan, requires them to—upon request	Requires the Superintendent of the Department of Financial Services to establish a dispute resolution process under which a dispute for a bill for emergency services or a surprise bill ⁹ may be resolved. N.Y. FIN. SERV. L. §§§ 601, 604, 608; 23 NYCRR § 400 et seq. Subjects disputes to review by independent dispute resolution entities (IDRE), which must make a determination within 30 days of receipt of the dispute. N.Y. FIN. SERV. L. §§ 605, 607. In determining the appropriate amount to pay for health care services, requires the	Assignment of Benefits. When an insured assigns benefits for a surprise bill in writing to a non- participating physician that knows the insured is insured under a health care plan, prohibits the non-participating physician from billing the insured, except for any applicable copayment, coinsurance, or deductible that would be owed if the insured utilized a participating physician. N.Y. FIN. SERV. L. § 606.

⁹ Surprise Bill. A bill for health care services—other than emergency services—received by:

- A participating physician is unavailable,
- A non-participating physician renders services without the insured's knowledge, or
- Unforeseen medical services arise at the time the health care services are rendered;
- An insured for services rendered by a non-participating provider, where the services were referred by a participating physician to a non-participating provider without explicit, written consent of the insured; or

• A patient who is not an insured for services rendered by a physician at a hospital or ambulatory surgical center, where the patient has not received all of the disclosures required in a timely manner. <u>DFS - Surprise Medical Bills</u>. It does <u>not</u> include a bill received for health care services when a participating physician is available and the insured has elected to obtain services from a non-participating physician. N.Y. FIN. SERV. L. § 603(h).

[•] An insured for services from a non-participating physician at a participating hospital or ambulatory surgical center where:

States Treatment of Em	ergency Services Treatment Emergency		Disclosure	Dispute Resolution/Penalties	Miscellaneous
Payment Method. Doe: for reasonable paymen the independent disput (IDRE) to determine a services rendered. N.Y 605(a)(2)-(4). For disputes involving coverage, requires the the non-participating p health plan payment. N 605(a)(4). For disputes submitted or patients with employ insured coverage, requires insured coverage, requires 605(b); DFS - Surprise	t, rather it leaves it to e resolution entity reasonable fee for the . FIN. SERV. L. §the plan to p 	bay the non- g physician he plan is reasonable ices rendered.patient of th they will bi medical cir arise. N.Y. 24(1)-(2); I FAQs. <i>d.</i> Does not for nent, rather it ndependent on entity mine a or the d. N.Y. FIN. a)(4)-(6).Additionall in private p • Inform other h schedu anesthe pathole assista connect be pro- physic01 for nent, rather it ndependent on entity mine a br the d. N.Y. FIN. a)(4)-(6).Additionall in private p • Inform other h schedu anesthe pathole assista connect be pro- physic01 for nent, rather it ndependent on entity mine a br the d. N.Y. FIN. a)(6).Additionall in private p • Inform other h schedu anesthe pathole assista connect be pro- physic01 for ment, rather it mot assign sured patients employer or ed coverage, E to conable fee rendered. L. §Inform the health the tim service	the estimated amount ill absent unforeseen rcumstances that may . PUB. HEALTH § DOH – Surprise Bills Ily, requires physicians practice to provide: nation regarding any health care providers uled to perform nesiology, laboratory, logy, radiology or ant surgeon services in ction with the care to ovided in the cian's office; patient's scheduled	 IDRE to consider all relevant factors, including: Whether there is a gross disparity between the fee charged by the physician and fees paid to the same physician in similar circumstances; The level of training, education, and experience of the physician; The physician's usual charge for comparable services in similar circumstances; The circumstances and complexity of the particular case; Individual patient characteristics; and The usual and customary cost of the service. N.Y. FIN. SERV. L. §§ 603(i), 604. States that determinations made by the IDRE are binding on all parties. N.Y. FIN. SERV. L. §§ 605(c), 607(c). 	 If a patient has a fully-funded New York health plan, protects them from a surprise bill (i.e., makes them responsible only for the in-network copayment, coinsurance, or deductible) if they: Sign an assignment of benefits form to permit the provider to seek payment for the bill from their health plan; and Send the form to the health plan and provider and include a copy of the bill(s) that the patient does not think they should pay. <u>DFS - Surprise Medical Bills</u>. Self-Insured Coverage. Allows uninsured individuals or individuals whose employer or union self-insures to dispute a surprise bill for services provided by a doctor at a hospital or ambulatory surgical center when they have not provided all of the required information about the individual's care. Broader protections do <u>not</u> apply to self- insured plans. <u>DFS - Surprise</u> <u>Medical Bills</u>. <i>Hold Harmless</i>. When health care service is provider, requires an HMO to hold its subscriber

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
			<i>Hospitals</i> . Requires hospitals to post on their websites a list of the hospital's standard charges for items and services provided by the hospital and advise patients regarding the physicians who are reasonably anticipated to provide services. N.Y. PUB. HEALTH § 24(5)-(7); DOH– Surprise Bills FAQs.		harmless from charges in excess of any contractual copayment amounts. Similarly, when emergency services are furnished by a non-participating provider/the HMO refers the subscriber to the non- participating provider, requires an HMO to hold the subscriber harmless from any additional charge. 10 NYCRR § 98- 1.5(6)(ii); 11 NYCRR § 101.4(a)(2); OGC Opinion No. 09-10-07. <i>Application.</i> Applies to an insurer licensed to write accident and health insurance; a municipal cooperative health benefit plan; an HMO; or a student health plan. N.Y. FIN. SERV. L. § 603(c). Does <u>not</u> apply to—among other things—health care services (including emergency services) where physician fees are subject to schedules or other monetary limitations under New York law (e.g., workers' compensation, etc.). N.Y. FIN. SERV. L. § 602.
Oregon	Prohibits an OON provider for a health benefit contractor from billing an enrollee in the plan services or other inpatient or outpatient service	or contract for emergency	Requires insurers to establish a procedure for providing an enrollee a reasonable estimate of their costs for an in-network or		<i>Consent.</i> If a consumer chooses to receive care from an OON provider in an in-network setting, requires the consumer's

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 health care facility (e.g., a hospital, ambulatory renal dialysis facility, etc.). OR. REV. STAT. § 7 Does <u>not</u> apply to applicable coinsurance, copa that apply to services provided by an in-networ other than emergency services—provided to erprovider. OR. REV. STAT. § 743B.287(3). <i>Payment Method</i>. Requires insurers/health care reimburse an OON provider for emergency serinpatient or outpatients services provided at an in the following amounts: For <u>OON reimbursement for non-anesthes</u> base rate x modifier adjustment x CPI adjulisted on the non-anesthesia fee schedule, prate agreed upon in good faith by the insurand customary for in-network commercial establish a rate within a reasonable time). (1610; OR. REV. STAT. § 743B.287(3), (6). For <u>OON reimbursement for anesthesia-re</u> units + time units + physical status units) x x Q modifier adjustment x CPI adjustment units published in the physician fee schedul reimbursement at a rate calculated with a rupon in good faith by the insurer and provider for in-network commercial claims, using b within a reasonable amount of time). OR. <i>A</i> OR. REV. STAT. § 743B.287(3), (6); Bullet For more information on the necessary calculates as a sequence of the sequence of the	r surgical center, outpatient 43B.287(2); <u>Bulletin 2018-02</u> . yments, or deductible amounts k provider <u>or</u> to services— rollees from an OON e service contractors to vices or other covered in-network health care facility <u>ia-related claims</u> : no less than astment (if there is no base rate requires reimbursement at a er and the provider to be usual claims, using best efforts to OR. ADMIN. R. § 836-053- <u>lated claims</u> : no less than (base a nesthesia conversion factor (if there is no number of base the final rule, requires number of base units agreed ider to be usual and customary est efforts to establish a rate ADMIN. R. § 836-053-1615; in 2018-02.	OON procedure or service covered by the enrollee's plan in advance of the procedure or service when an enrollee provides certain information to the insurer (e.g., the type of procedure/service, the name of the provider, the enrollee's policy number, etc.). OR. REV. STAT. §§ 743B.281-743B.282. If an enrollee chooses to receive services from an OON provider, requires the provider to inform the enrollee that they will be financially responsible for coinsurance, copayments, or other out-of-pocket expenses attributable to choosing an OON provider. OR. REV. STAT. § 743B.287(5); <u>Bulletin 2018-02</u> .		 choice to be documented. For this exception to apply, requires the consumer to have: Had a reasonable alternative to the OON service, been informed of the alternative, and been informed of the alternative, and been informed of the out-of-pocket cost of the OON service; Provided informed consent to the OON service; and Their choice document. <u>Bulletin 2018-02</u>. If there is no evidence that the consumer consented to receive the service, applies the prohibition on balance billing and the reimbursement rate controls. <u>Bulletin 2018-02</u>. <i>Application</i>. Applies to any hospital expense, medical expense, or hospital/medical expense, or MEWA plan. Does <u>not</u> apply to—among other plans—any employee welfare benefit plan that is exempt from state regulation because of ERISA. OR. REV. STAT. § 743B.005(16)(a)-(b).
Texas					

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
States SB 1264 Effective September 2019	Treatment of Emergency ServicesProhibits an insurer from terminating an in provider benefit plan solely because the in INS. CODE § 1301.0057.Prohibits an OON provider or facility from balance billing an enrollee for 	Emergency ServicesIssured's participation in a preferredsured uses an OON provider. TEX.Permits an OON provider orfacility to balance bill an enrolleefor non-emergency services if:• The enrollee elects in advanceand in writing to receive eachservice provided by an OONphysician or provider; and• An OON physician orprovider, before providing theservice, provides a writtendisclosure to the enrollee that:- Explains that thephysician or providerdoes not contract withthe enrollee's health	 Requires HMO, PPO, EPO, and group benefit plans to provide written notice regarding OON physicians or providers, including: The balance billing prohibition statement; Total amount the physician or provider may bill the enrollee based on the enrollee 's health benefit plan and an itemization of copayments, coinsurance, deductibles, and other amounts included in that total; and An explanation of benefits provider to the physician or provider, including: Information required 	Dispute Resolution/PenaltiesMandatory Mediation or Binding Arbitration. Authorizes an OON provider to request mediation or arbitration of an OON health benefit claim if:There is an amount billed by the provider and unpaid by the issuer or administrator after copayments, deductibles, and coinsurance for which an enrollee may not be billed; andThe health benefit claim is for: 	 Benchmark Payment Database. Requires the commissioner of insurance to select an organization to maintain a benchmarking database that contains information necessary to calculate health care services for each geographical area, including the: 80th percentile of billed charges of all physicians or providers who are not facilities; and 50th percentile of rates paid to participating providers who are not facilities.
	 1271.155(e). Requires HMOs to pay for emergency care performed by non-network physicians/providers at the usual and customary rate or at an agreed rate. TEX. INS. CODE § 1271.155(a). <i>PPO</i>. If a nonpreferred provider provides emergency care to an enrollee in an exclusive provider benefit plan, requires the issuer to reimburse the nonpreferred provider at the usual and customary rate or at a rate agreed to by the issuer and the nonpreferred provider for the provision of the services. TEX. INS. CODE § 1301.0053. 	 benefit plan; and Discloses the projected costs that the enrollee must pay and under what circumstances the enrollee is responsible for that payment. HMO. If medically necessary covered services are not available through network physicians/providers, requires HMOs—at the request of a network physician/provider and within a reasonable period to:	for mediation (e.g., type of services, specialty, geographic area, etc.) Requires health benefit plans provide an explanation of the enrollee's benefits with the above notice to physicians and providers no later than the date the plan makes the required payment. <u>Except in the case of an</u> <u>emergency</u> and if requested by the enrollee, requires a facility- based provider—before providing a health care or medical service/supply—to	of the mediation and arbitration programs. <i>Civil Action</i> . Authorizes either party (which excludes the enrollee) to file a civil action no later than 45 days after the conclusion of the mediation process. <i>Penalties</i> . Does not expressly create criminal offense penalties. Requires the appropriate regulatory agencies to take disciplinary action against a physician, practitioner, facility, or provider for violating the law; and authorizes the Attorney General to bring a civil action for violating the balance billing prohibitions.	the enrollee's written acknowledgment of that disclosure may not be required to mediate a billed charge if the amount billed is less than or equal to the maximum amount projected in the disclosure. TEX. INS. CODE § 1467.051(d). <i>Out-of-Pocket Maximum.</i> When an insured or enrollee pays a balance bill resulting from emergency or inadequate network treatment, requires preferred providers to count this amount toward the insured's/enrollee's in-network deductible and out-of-pocket

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 condition exists; Necessary emergency care services (including the treatment and stabilization of an emergency medical condition); and Services originating in a hospital emergency facility following treatment or stabilization of an emergency medical condition. TEX. INS. CODE § 1301.155(b); TEX. ADMIN. CODE § 3.3725(a). <i>Payment Method</i>. Requires health benefit plans to make the required payment directly to the OON physician or provider no later than 30 days from receiving the claim electronically and 45 days from receiving the claim by mail. 	 Allow a referral to a non-network physician/provider; and Fully reimburse the non-network physician/provider at the usual and customary rate or at an agreed rate. TEX. INS. CODE §§ 1271.055(b), 1272.301(a)(1). PPO. If medically necessary covered services are not available through a preferred provider, requires the insurer of an exclusive provider benefit plan, at the request of a preferred provider, to: Approve the referral of an insured to a nonpreferred provider within a reasonable period; and Fully reimburse the nonpreferred provider at the usual and customary rate or at an agreed rate. TEX. INS. CODE § 1301.0052(a). EPO. If medically necessary covered services—excluding emergency care—are not available through a preferred provider upon the request of a preferred provider, requires the insurer to: 	 provide a complete disclosure to an enrollee that: Explains that the facility- based provider does not have a contract with the enrollee's health benefit plan; Discloses projected amounts for which the enrollee may be responsible; and Discloses the circumstances under which the enrollee would be responsible for those amounts. TEX. INS. CODE § 1467.051(c). Requires a bill sent to an enrollee by a facility-based provider or emergency care provider—or an explanation of benefits sent to an enrollee by an insurer/administrator for an OON claim—to contain, in not less than 10-point boldface type, an explanation of the mediation process similar to the following: "You may be able to reduce some of your out-of-pocket costs for an out-of-network medical or health care claim that is eligible for mediation by contacting the Texas Department of Insurance at (website) and (phone number)." TEX. INS. CODE § 1467.0511. 	Imposes an administrative penalty on bad faith mediation (e.g., failing to participate in the mediation, failing to provide information necessary to facilitate an agreement, etc.) by a party other than the enrollee. TEX. INS. CODE §§ 1467.101- 1467.102.	 maximum. <u>Handling Surprise</u> <u>Bills</u> (Oct. 2018). <i>Hold Harmless</i>. Requires insurers reimbursing a nonpreferred provider to ensure that the insured is held harmless for any amounts beyond the copayment, deductible, and coinsurance percentage that the insured would have paid had the insured received services from a preferred provider. TEX. ADMIN. CODE § 3.3725(d); <u>Bulletin B-0011-99</u>. <i>Workers' Compensation</i>. For more information on OON billing in the workers' compensation context, <i>see</i> TEX. INS. CODE § 1305.006.

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	ad	circumstances (but <u>not</u> to exceed 5 days); <u>and</u> Provide for a review by a health care provider with expertise in the same/similar specialty (before the insurer may deny the referral). TEX. ADMIN. CODE § 3.3725(b)- (c). <i>ethod of Payment</i> . Does <u>not</u> opt a standard for reasonable yment.	If an enrollee contacts an insurer, administrator, facility- based provider, or emergency care provider about a bill that may be eligible for mediation, encourages them to inform the enrollee about mediation <u>and</u> provide the enrollee with the Department of Insurance's toll- free number and website. TEX. INS. CODE § 1467.0511.		
Washington HB 1065 <i>Effective 2020</i>	 Prohibits an OON provider or facility from ba Emergency services provided to an enroll Non-emergency services provided to an enroll Payment Method. Within 30 days of receipt or or facility, requires carrier to offer "a comment based on payments for the same or similar ser geographic area. An enrollee is only responsible for the in-network rates must be determined using the car contracted rate for the same or similar service geographical area. Emergency-Specific Provisions. Requires cov emergency services without prior authorization stabilization. Requires a health plan to immediately arrangent for the services are necessary. 	lee; or enrollee at an in-network the services: (1) involve provided by an OON provider. f a claim from an OON provider cially reasonable amount" vices provided in a similar work cost-sharing amount. In- arrier's median in-network in the same/similar erage of in-network and OON in up to the point of patient	 <i>Carriers.</i> Requires carries to make electronically available information regarding whether an enrollee's health plan is subject to the balance billing provisions; requires carriers to update website and provider directory within 30 days of an addition or termination of a facility/provider; and provide an enrollee with: A description of OON benefits; A notice on the prohibition of balance billing; Notification of OON financial responsibility; Information on how to use the carrier's transparency tools; Upon request, information on a provider's network 	 Arbitration. If, after negotiating in good faith, the carrier and provider/facility do not agree on a payment amount within 30 days of the carrier's offer, and the carrier, provider, or facility chooses to pursue further action to resolve the dispute, it must be resolved through arbitration. Approved arbitrators will be provided by the commissioner. Arbitrators must decide between final offer amounts (backed up with evidence and methodologies for the amounts asserted) submitted by the parties. Penalties. Subjects non-compliant carriers, providers, and facilities to disciplinary proceedings and fines. 	Application. Applies to all insured small group, large group, and individual plans; excludes Medicaid. Self-Funded Plans. Not covered unless they elect to participate; must opt in on an annual basis attesting to participation and agreeing to comply with the law. Hold Harmless. Requires carriers to hold individuals harmless for OON costs when emergency services are provided by an OON hospital in a state that borders WA, unless (1) federal legislation is enacted; (2) an interstate compact is enacted; or (3) legislation is enacted in the bordering state that prohibits

States	Treatment of Emergency Services	Treatment of Non- Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
			status, and whether there are		balance billing for emergency
			in-network providers		services.
			available at the specified		
			facility; and		Claims Database. Requires the
			• Upon request, estimated		Office of the Insurance
			total of out-of-pocket costs.		Commissioner to establish a
					data set and business process to
			Hospital/ Surgical Facility.		assist carriers, providers, and
			Requires hospital or ambulatory		facilities in determining
			surgical facilities post on		commercially reasonable
			website a list of in-network		payments. Requires the data to
			facilities for health plans and		include amounts for emergency
			must provide an updated list		services and OON services
			within 14 days of a request for		provided at in-network facilities
			an updated list by a carrier.		(i.e., services covered by the
					balance billing prohibition);
			Providers. Requires a provider's		and must be drawn from
			website to list the carriers with		commercial health plan claims
			which the provider contracts.		and exclude Medicare and
					Medicaid claims and claims
					paid on other than a fee-for-
					service basis.

Piecemeal/Partial Balance Billing Protections

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
Arizona	 Authorizes an enrollee to request a mediati benefit claim if all of the following apply: The amount for which the enrollee is r deductibles, and coinsurance (and incl insurer)—is greater than \$1,000; The OON health benefit claim is for a by a provider in a facility that is a prefit 	esponsible—after copayments, uding the amount unpaid by the medical service or supply provided	 <u>Except in an emergency</u>, if requested by an enrollee, requires a provider—before providing a medical service or supply—to provide a complete disclosure to an enrollee that: Explains that the provider does not have a contract with the enrollee's plan; 	If an enrollee requests mediation, generally requires the provider and the insurer to participate in the mediation. ARIZ. REV. STAT. § 30-2853(B).	<i>Application.</i> Does <u>not</u> apply to enrollees covered by health care services organizations (e.g., HMOs), limited benefit coverage, health and accident insurance coverage for state employees and their dependents,

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 The enrollee received a surprise OON 2853(A); FAQ. Payment Method. Does not adopt a standar 		 Discloses the projected amounts for which the enrollee may be responsible; and Discloses the circumstances under which the enrollee would be responsible for those amounts. May not require a provider that makes such a disclosure/obtains the enrollee's written acknowledgement of that disclosure to mediate a billed charge if the amount billed is less than or equal to the maximum amount projected in the disclosure. ARIZ. REV. STAT. § 30-2853(C)-(D). 	For more on the dispute resolution/arbitration process, <i>see</i> FAQ and ARIZ. ADMIN. CODE §§ 20- 6-2401 et seq.	self-funded or self-insured employee benefit plans, health plans that exclude OON coverage (unless otherwise required by law), health care services that the insurer denied or that are otherwise not covered by the health plan, provider or health facility charges that an individual agreed to pay rather than using the health plan, etc. <u>FAQ</u> .
Colorado	 Requires carriers that provide any benefits with respect to services in an emergency department to cover emergency services: Without the need for any prior authorization determination; Regardless of whether the provider furnishing emergency services is a participating provider with respect to emergency services; For services provided OON; Without imposing any administrative requirement or limitation on coverage that is more restrictive than the requirements/limitations that apply to emergency services; and 	When a covered person receives services or treatment in accordance with plan provisions at a network facility, requires the benefit level for all covered services and treatment received through the facility to be the in- network benefit. COLO. REV. STAT. § 10-16-704(3)(b). Prohibits covered services or treatment rendered at a network facility—including covered ancillary services or treatment rendered by an OON provider at the network facility—from being covered at a greater cost to the covered person than if the services or treatment were obtained from	Does <u>not</u> require notice or disclosure to consumers about their existing protections, <u>but</u> encourages health care facilities, carriers, and providers to provide consumers disclosure about the potential impact of receiving services from an OON provider. COLO. REV. STAT. § 10-16-704(3)(a)(III).		<i>Consent.</i> When consumers intentionally use an OON provider, entitles the consumer only to benefits at the OON rate and finds that they may be subject to balance billing by the OON provider. COLO. REV. STAT. § 10-16-704(3)(a)(IV). <i>Hold Harmless.</i> Holds the consumer harmless for additional charges from OON providers for care rendered at an in-network facility. COLO. REV. STAT. § 10-16-704(3)(a)(II), (III), (V). <i>Application.</i> Applies to all managed care plans—except for

¹⁰ Surprise Out-of-Network Billing. A bill for any medical service performed at a network facility by a provider that is not a preferred provider if the enrollee: (1) did not know that the provider that was performing the service was not a preferred provider; (2) a preferred provider was not available; (3) it was impractical to wait for a preferred provider; and (4) the patient did not elect to obtain an OON service. ARIZ. REV. STAT. § 30-2852(15).

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 With the same cost-sharing requirements as would apply if the emergency services were provided in-network. COLO. REV. STAT. § 10- 16-704(5.5)(a). Payment Method. Does not adopt a standard for reasonable payment. 	an in-network provider. COLO. REV. STAT. § 10-16- 704(3)(a)(III), (b). <i>Payment Method</i> . Does <u>not</u> adopt a standard for reasonable payment.			workers' compensation and automobile insurance contracts—that are issued, renewed, extended, or modified after 1998. COLO. REV. STAT. § 10-16-703. Does <u>not</u> apply to self-funded, ERISA-regulated plans. <u>Surprise</u> <u>Billing Issue Brief</u> (Aug. 2018); COLO. REV. STAT. § 10-16- 704(3)(a)(III).
Delaware	 Prohibits non-network providers from balance billing an insured for emergency services, but does not prevent the operation of policy provisions involving deductibles or copayments. 18 DEL. CODE § 3349(b), (e). Requires individual and group health insurance policies to provide that persons covered thereunder will be insured for emergency care services performed by non-network providers at an agreed-upon or negotiated rate, regardless of whether the physician or provider has a contractual or other arrangement with the insurer to provide items or services to persons covered under the policies. 18 DEL. CODE § 3349(b). <i>Payment Method.</i> Prior to an arbitration determination by the Insurance Commissioner, requires the insurer to pay directly to the non-network emergency care provider the highest 	Prohibits non-network providers from balance billing an insured in the event of a referral, but does not prevent the operation of policy provisions involving deductibles or copayments. 18 DEL. CODE § 3348. Requires individual and group health insurance policies to provide that if medically necessary covered services are <u>not</u> available through network providers (or the network providers are not available within a reasonable period of time) the insurer will, at the request of the network provider: • Allow referral to a non- network provider; and • Reimburse the non-network provider at a previously agreed-upon or negotiated	 <i>Facility-Based Provider</i>. When a facility-based provider (i.e., a provider who provides services to patients who are in an in-patient or ambulatory facility) schedules a procedure, seeks prior authorization from an insurer for the provision of <u>non-emergency covered</u> services, or prior to the provision of any <u>non-emergency covered services</u>, requires the provider to ensure that the covered person has received a timely, written OON disclosure. Requires such disclosures to state—among other things: Whether the facility is a participating or OON facility; That certain facility-based providers may be OON; That services provided on an OON basis may result in additional charges for which the covered person may be responsible, etc. 18 DEL. CODE §§ 3370A, 3571S. 	In the emergency services context, if the provider of emergency services and the insurer cannot agree on the appropriate rate, entitles the provider to charges and rates allowed by the Insurance Commissioner following an arbitration of the dispute. 18 DEL. CODE § 3349(b). Requires the Insurance Commissioner to adopt regulations concerning the arbitration of such disputes. 18 DEL. CODE § 3349(b), (g).	Standing Referrals. Requires policies that do not allow insureds to have direct access to health care specialists to establish a procedure by which insureds can obtain a standing referral to a specialist. 18 DEL. CODE § 3348(c)-(d). Managed Care Organizations. States that specific network adequacy and balance billing provisions apply to managed care organizations. 18 DEL ADMIN. CODE § 1403.

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	allowable charge for each emergency care service allowed by the insurer for any other network/non-network emergency care provider during the full 12-month period immediately prior to the date of each emergency care service performed by the non-network provider. 18 DEL. CODE § 3349(c).	rate. 18 DEL. CODE § 3348(b). Prohibits the insurer from refusing such a referral, absent a decision by a physician in the same/similar specialty as the physician to whom a referral is sought that the referral is not reasonably related to the provision of medically necessary services. 18 DEL. CODE § 3348(b). Payment Method. Does <u>not</u> adopt a standard for adequate payment.	Requires the disclosure to include a written consent form that enables the covered person who wishes to utilize an OON provider to affirmatively elect to obtain services and agree to accept/pay the charges for the OON services. 18 DEL. CODE §§ 3370A, 3571S Prohibits a facility-based provider from balance billing a covered person for health care services not covered by an insured's policy/contract if the provider fails to provide the timely disclosure or fails to obtain a copy of the written consent form included with the disclosure prior to rendering services. 18 DEL ADMIN. CODE § 1317.		
Indiana	 Does <u>not</u> require providers that make referrals for treatment of an emergency medical condition to receive a copy of the otherwise required notice. Specifically, does not impose notice requirements on referrals: For treatment of an emergency medical condition; Made immediately following treatment of an emergency medical condition and by the provider that rendered the treatment of the emergency medical condition; or For medically or psychologically necessary therapeutic services rendered to a patient in a hospital or other facility to which a patient may be admitted for more than 24 hours. IND. CODE § 25-1-9.1-1(b). 	 copy of a written notice that states a That an OON provider may be services to the covered individu That an OON provider is not be health care items or services remindividual's health plan; and That the covered individual mathealth care items or services remindividual ma	called upon to render health care items or nal during the course of treatment; bund by the payment provisions that apply to ndered by a network provider under the covered y contact their health plan before receiving ndered by an OON to obtain a list of network ealth care items or services and for additional .1-12(b).		Application. Applies to an accident and sickness insurance policy; an individual contract or a group contract with an HMO; or another plan/program that provides payment, reimbursement, or indemnification for the costs of health care items or services. IND. CODE § 25-1-9.1-5(a). Does <u>not</u> apply to worker's compensation or similar insurance, benefits provided under a certificate of exemption issued by the worker's compensation board, or Medicaid. IND. CODE § 25-1- 9.1-5(b).

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	<i>Payment Method</i> . Does <u>not</u> adopt a standard for reasonable payment.				
Iowa	States that carriers that provide coverage for emergency services are responsible for charges for emergency services provided to a covered individual, including services furnished outside any contractual provider network or preferred provider network. IOWA CODE § 514C.16(1). Does <u>not</u> require prior authorization for emergency services (including all services necessary to evaluate and stabilize an emergency medical condition). IOWA CODE § 514C.16(2). <i>Payment Method</i> . Does <u>not</u> adopt a standard for reasonable payment.				<i>Application.</i> Applies to insurance companies offering accident and sickness policies, HMOs, nonprofit health services corporations, or any other entities providing a plan of health insurance, health benefits, or health services. IOWA CODE § 513B.2(4).
Maine		With respect to a surprise bill, ¹¹ requires an enrollee to pay only the applicable coinsurance, copayment, deductible, or other out-of-pocket expense that would be imposed for health care services if the services were rendered by an in network provider. Phrased differently,	<i>Provider Directories</i> . Requires carriers to post (electronically and in print) a current and accurate provider directory for all of its network plans that includes—among other things—information on health care professionals, hospitals, other facilities, etc.		<i>Consent.</i> Does <u>not</u> apply to a bill for health care services received by an enrollee when a network provider was available to render the services and the enrollee knowingly elected to obtain the services from another provider who was an OON provider. ME.

¹¹ Surprise Bill. A bill for health care services (other than emergency services) received by an enrollee for covered services rendered by an OON provider—when such services were rendered by that OON provider as a network provider during: (1) a service/procedure performed by a network provider; or (2) service/procedure previously approved or authorized by the carrier and the enrollee did not knowingly elect to obtain such services from that OON provider. ME. REV. STAT. tit. 24-A § 4303-C(1).

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
		prohibits an OON provider from billing an enrollee for health care services beyond the applicable coinsurance, copayment, deductible, or other out-of-pocket expense that would be imposed for the health care services if the services were rendered by a network provider under the enrollee's health plan. ME. REV. STAT. tit. 24-A § 4303-C(2)(A). <i>Payment Method.</i> Requires a carrier to reimburse the OON provider or enrollee for health care services rendered at the average network rate under the enrollee's health care plan as payment in full, unless the carrier and OON provider agree otherwise. ME. REV. STAT. tit. 24- A § 4303-C(2)(B).	 Requires carriers to include in plain language in both electronic and print directories the following information: A description of the criteria the carrier used to build its provider network; A description of the criteria the carrier used to tier providers; how the carrier designated the different provider tiers/levels in the network; and how the carrier identifies tier placement for each provider, hospital, and other type of facility in the network (if applicable); The authorization or referral that may be required to access some providers (if applicable). ME. REV. STAT. tit. 24-A § 4303-D. 		REV. STAT. tit. 24-A § 4303- C(1). <i>Application</i> . Applies to insurance companies, HMOs, preferred provider arrangement administrators, fraternal benefit societies, nonprofit hospital or medical service organizations, MEWAs, a self-insured employer subject to state law, etc. Does <u>not</u> apply to an employer exempted from the application of state law under ERISA. ME. REV. STAT. tit. 24- A § 4301-A(3). <i>Network Adequacy</i> . If the carrier has an "inadequate network"— as determined by the Superintended of Insurance— requires the carrier to ensure that the enrollee obtains the covered service at no greater cost than if the service were obtained from a network provider. ME. REV. STAT. tit. 24-A § 4303-C(2)(C).
Massachusetts	<i>HMO</i> . Requires an HMO to provide/arrange for indemnity payments to a member or provider for a reasonable amount charged for the cost of emergency medical services by a provider who is not normally affiliated with the HMO when the member requires services for an emergency	network facilities with no greater co not have a "reasonably opportunity"	from OON providers practicing inside in- ost-sharing to the patient where the patient did ' to have the service performed by a network (4)(i); <u>Health Policy Commission</u> , <i>Policy</i> n. 2016).		<i>Application.</i> With respect to the provision of <u>non-emergency</u> <u>services</u> , applies to insurers licensed to transact accident or health insurance, nonprofit hospital service corporations, nonprofit medical service corporations, HMOs,

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	medical condition. MASS. GEN. L. ch. 176G, § 5(f). <i>PPO</i> . If a covered person receives emergency care and cannot reasonably reach a preferred provider, requires payment for care related to the emergency to be made at the same level and in the same manner as if the covered person had been treated by a preferred provider. MASS. GEN. L. ch. 176I, § 3(b).	 the locations where—and the mannee benefits may be obtained, including Whenever a proposed admission necessary covered benefit is not network, the carrier will cover t the insured will <u>not</u> be responsible be required for similar admission carrier's network; <u>and</u> Whenever a location is part of t medically necessary covered be will <u>not</u> be responsible to pay m services even if part of the medically performed by out-of-network processary covered be 	n, procedure, or service that is a medically a vailable to an insured within the carrier's he OON admission, procedure, or service and ble to pay more than the amount which would ons, procedures, or services offered within the he carrier's network, the carrier will cover nefits delivered at that location and the insured nore than the amount required for network ically necessary covered benefits are roviders unless the insured has a reasonable ne service performed by a network provider.		organizations entering into preferred provider arrangements, etc. Does <u>not</u> apply to an employer purchasing coverage MASS. GEN. L. ch. 176O, § 1.
Minnesota	Prohibits a network provider from billing a of the allowable amount the carrier contrac payment for the health care service. Authorizes a network provider to bill an er deductible, or coinsurance. MINN. REV. ST	rollee the approved copayment,		Dispute Resolution. If negotiation for reimbursement is unsuccessful, allows the health plan company to refer the matter for binding arbitration. MINN. REV. STAT. § 62Q.556(2)(b)-(d).	<i>Out-of-Pocket Limit.</i> Requires plans to apply any enrollee cost- sharing requirements (i.e., copayments, deductibles, and coinsurance) for unauthorized provider services to the enrollee's annual out-of-pocket limit to the same extent payments to a participating provider would be applied. MINN. REV. STAT. § 62Q.556(2)(a). <i>Consent.</i> Does not define "unauthorized provider services" to include lab, pathologist, or other specimen testing services if the enrollee gives advance written consent to the provider acknowledging that

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
		provider services ¹² from exceeding the cost-sharing requirements (i.e., copayments, deductibles, coinsurance, etc.) under their insurance had the service been provided by a participating provider. MINN. REV. STAT. § 62Q.556(2)(a). <i>Payment Method.</i> Requires the health plan company to attempt to negotiate the reimbursement— less any applicable cost sharing— for the unauthorized provider services with the nonparticipating provider. MINN. REV. STAT. § 62Q.556(2)(b). <i>Payment Method.</i> Does <u>not</u> adopt a standard for reasonable payment.			the use of a provider—or the services to be rendered—may result in costs not covered by the enrollee's health plan. MINN. REV. STAT. § 62Q.556(1)(c). Permits a provider to bill an enrollee for services not covered by the enrollee's plan, as long as the enrollee agrees in writing in advance before the service is performed to pay for the noncovered services. MINN. REV. STAT. § 62K.11(b). <i>Application.</i> Applies to health carriers (i.e., a licensed insurance company, a nonprofit health service plan corporation, an HMO, a fraternal benefit society, or a joint self-insurance employee health plan operating under state law) <u>or</u> a community integrated service network. MINN. REV. STAT. § 62Q.501(4).

- Due to the need for unforeseen services arising at the time the services are being rendered; or

• A participating provider that sends a specimen taken from the enrollee in the participating provider's practice setting to a nonparticipating laboratory, pathologist, or other medical testing facility.

It does not include emergency services. MINN. REV. STAT. § 62Q.556(1)(a)-(b).

¹² Unauthorized Provider Services. Such services occur when an enrollee receives services from:

[•] A nonparticipating provider at a participating hospital or ambulatory surgical center, when the services are rendered:

⁻ Due to the unavailability of a participating provider;

⁻ By a nonparticipating provider without the enrollee's knowledge; or

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
Mississippi Prohibits a provider from balance billing an insured	 If the insured provides the insurer with written direction that all or a portion of any indemnities or benefits provided by the insured's policy be paid to a provider rendering hospital, nursing, medical, or surgical services, then requires the insurer to pay the provider directly. Requires the payment to the provider to be considered "payment in full" and prohibits the provider from billing or collecting from the insured any amount above that payment, other than the deductible, coinsurance, copayment, or other charges for equipment or services requested by the insured that are noncovered benefits. MISS. CODE ANN. § 83-9-5(1)(i). <i>Payment Method.</i> Does not adopt a standard for reasonable payment. 			Does <u>not</u> define a patient's recourse if they receive a balance bill, though the state Attorney General will accept balance billing complaints that are handled through voluntary mediation. <i>See <u>You Might</u> <u>Not Have to Pay That</u> <u>Medical Bill. Here's the</u> <u>Law You Need to Know</u>, CLARION LEDGER (2018).</i>	Application. Applies to HMOs, insurance companies, or other entities responsible for the payment of benefits under a policy or contract of accident and sickness insurance. MISS. CODE ANN. § 83-9-5(1).
Missouri	<i>Emergency Services.</i> Requires carriers to c to screen and stabilize an enrollee and prof of such services. MO. REV. STAT. § 376.13 Subjects coverage of emergency services to coinsurance, and deductibles. MO. REV. ST When a patient's health benefit plan does r providers for emergency services, includin plans, requires payment for all emergency stabilize the enrollee to be paid directly to health carrier. MO. REV. STAT. § 376.1367 <i>Unanticipated OON Care.</i> When unanticip prohibits the health care professional who s patient for more than the cost-sharing require 376.690(3).	 applicable copayments, applicable copayments, aT. § 376.1367(2). applicable for payment to OON applicable between the to HMO and EPO applicable copayment to Services necessary to screen and be health care provider by the (5); Summary of SB 982 (2018). ated OON care is provided,¹³ ated OON care is provided,¹³ 		Requires the Director of Insurance to ensure access to an external arbitration process when a health care professional and carrier cannot agree to a reimbursement. MO. REV. STAT. § 376.690(4)-(5). Requires the arbitrator to determine a dollar amount due between: • 120% of the Medicare allowed amount; and • The 70th percentile of the usual and customary rate for the unanticipated OON care, as determined by benchmarks from	<i>Out-of-Pocket Limits.</i> Applies the in-network deductible and out-of-pocket maximum cost- sharing requirements to the claim for the <u>unanticipated OON</u> <u>care</u> . MO. REV. STAT. § 376.690(3)(4). <i>Application.</i> Applies to entities that contract to provide, deliver, arrange for, pay for, or reimburse any of the costs of health care services (e.g., sickness and accident insurance companies, HMOs, nonprofit hospital and health service corporations, etc.). MO. REV. STAT. § 376.1350(22).

¹³ Unanticipated Out-of-Network Care. Health care services received by a patient in an in-network facility from an out-of-network health care professional from the time the patient presents with an emergency medical condition until the time the patient is discharged. Mo. REV. STAT. § 376.690(1)(5).

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 Payment Method. After providing unanticip care professionals to send a claim for charg carrier. Following receipt of the claim, requires the professional at a reasonable reimbursement based on the health care professional 's serv. If the health care professional declines the reimbursement, requires both parties to neg determine the reimbursement for the unanti- and health care professional do not agree to the negotiation period, requires the dispute MO. REV. STAT. § 376.690(2). Does <u>not</u>, he participate in the arbitration process. MO. F 	e carrier to offer to pay the carrier to offer to pay the trate for unanticipated OON care rices. carrier's initial offer of gotiate in good faith to attempt to icipated OON care. If the carrier o a reimbursement amount during to be resolved through arbitration. owever, require the enrollee to		independent nonprofit organizations that are not affiliated with insurance carriers or provide organizations. MO. REV. STAT. § 376.690(6). Requires the arbitrator to consider several factors (e.g., the nature of the service provided, the health care professional's training, etc.) when determining a reasonable reimbursement rate. MO. REV. STAT. § 376.690(7).	
North Carolina	 Requires insurers to provide coverage for emergency services to the extent necessary to screen and stabilize a covered person and does not require prior authorization of the services if a prudent layperson acting reasonably would have believed that an emergency medical condition existed. N.C. GEN. STAT. ANN. § 58-3-190(a). With respect to emergency services provided by a provider who is not under contract with the insurer, requires the services to be covered if: A prudent layperson acting reasonably would have believed that a delay would worsen the emergency; or 		Requires insurers to provide information to their covered persons on—among other things—any cost-sharing provisions for emergency medical services, the process and procedures for obtaining emergency services, etc. N.C. GEN. STAT. ANN. § 58-3-190(f). If an insured is liable for an amount that differs from a stated fixed dollar copayment/stated coinsurance percentage <u>and</u> providers are permitted to balance bill the insured, requires the evidence of coverage, plan summaries, and marketing and advertising materials that include information on benefit levels to contain the following statement: "NOTICE: Your actual expenses for covered services may exceed the stated	Requires the emergency department and the insurer to make a good faith effort to communicate with each other in a timely fashion to expedite post-evaluation or post-stabilization services in order to avoid material deterioration of the covered person's condition within a reasonable clinical confidence. N.C. GEN. STAT. ANN. § 58-3-190(e).	Applicability. Applies to entities that write health benefit plans (e.g., an accident and health insurance policy or certificate; a nonprofit hospital or medical service corporation contract; an HMO subscriber contract; or a plan provided by a MEWA) and that is an insurance company, a service corporation, an HMO, or a MEWA. N.C. GEN. STAT. ANN. § 58-3-190(g)(4). Does <u>not</u> apply to the following kinds of insurance: accident, credit, disability income, Medicare supplement, insurance under which benefits are payable with our without regard

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	 The covered person did not seek services from a provider under contract with the insurer because of circumstances beyond the control of the covered person. N.C. GEN. STAT. ANN. § 58-3-190(b). Subjects coverage of emergency services to coinsurance, copayments, and deductibles applicable under the plan, but prohibits an insurer from imposing cost- sharing for emergency services that differs from the cost-sharing that would have been imposed if the physician or provider furnishing the services were a provider contracting with the insurer. N.C. GEN. STAT. ANN. § 58-3-190(d). <i>Payment Method.</i> Does <u>not</u> adopt a standard for reasonable payment. 		[coinsurance percentage or co-payment amount] because actual provider charges may not be used to determine [plan/insurer or similar term] and [insured/member/enrollee or similar term] payment obligations." N.C. GEN. STAT. § 58-3-250.		to fault and that is statutorily required to be contained in any liability policy or equivalent self-insurance, etc N.C. GEN. STAT. ANN. § 58-3-190(g)(3).
Pennsylvania	 Prohibits a plan from denying any claim for emergency services on the basis that the enrollee did not receive permission, prior approval, or referral prior to seeking emergency service. 28 PA. ADMIN. CODE § 9.672(b). If a plan has no participating providers within an approved service area available to provide covered services, requires it to arrange/provide coverage for services provided by a nonparticipating provider and cover the non-network services at the same level of benefit as if a network provider had been available. 28 PA. ADMIN. CODE § 9.681(c). 		Requires plans to provide enrollees with information regarding access to providers that offer covered benefits in certain service areas. If a plan is unable to meet the required standards, requires it to disclose to the Department a description of how it intends to provide access to health care services (e.g., the use of participating or nonparticipating providers, applicable payment arrangements, etc.). 28 PA. ADMIN. CODE § 9.679. Requires plans to provide enrollees with a list of the participating health care providers to which an enrollee may have access either		Applicability. Applies to managed care plans—including HMOs and gatekeeper PPOs— and subcontractors of managed care plans for services provided to enrollees. 28 PA. ADMIN. CODE §§ 9.651, 9.671. <i>Provider Notice</i> . Requires the emergency health care provider to notify the enrollee's managed care plan of the provision of emergency services and the condition of the enrollee. 28 PA. ADMIN. CODE § 9.672(f)-(h).

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
	<i>Payment Method</i> . Does <u>not</u> adopt a standard for reasonable payment.		directly or through a referral. 28 PA. ADMIN. CODE § 9.681.		
Rhode Island	 Requires carriers to provide coverage for emergency services in the following manner: Without the need for any prior authorization determination, even if the emergency services are provided on an OON basis; Without regard to whether the provider furnishing the emergency services is a participating network provider with respect to the services; If the emergency services are provided OON: Without imposing any administrative requirement or limitation on coverage that is more restrictive than the requirements or limitations that apply to emergency services received from in-network providers, and By complying with the state's cost-sharing requirements; and Without regard to any other term or condition of the coverage, other than (1) the exclusion of or coordination of benefits, (2) an affiliation of waiting period under ERISA, or (3) applicable cost-sharing. R.I. GEN. L. § 27-18-76(c). 				Deductibles/Out-of-Pocket Maximums. Authorizes any cost- sharing requirement other than a copayment/coinsurance (e.g., a deductible or out-of-pocket maximum) to be imposed with respect to emergency services provided OON if the cost- sharing requirement generally applies to OON benefits. R.I. GEN. L. § 27-18-76(d)(2). <i>Application.</i> With respect to the <u>emergency services</u> provisions, applies to nonprofit hospital service corporations, nonprofit medical service corporations, and HMOs. R.I. GEN. L. §§ 27- 19-66, 27-20-62, 27-41-79.
	expressed as a copayment amount or				

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
States	 coinsurance rate imposed with respect to a participant/beneficiary for OON emergency services from exceeding the cost-sharing requirement imposed with respect to a participant/beneficiary if the services were provided in-network. R.I. GEN. L. § 27-18-76(d)(1). <i>Payment Method.</i> Requires a carrier to provide benefits with respect to an emergency service in an amount equal to the greatest of the following: The amount negotiated with innetwork providers for the emergency service furnished (excluding any innetwork copayment/coinsurance imposed with respect to the participant/beneficiary); The amount for the emergency services calculated using the same 		Disclosure		Miscellaneous
	 scrvices calculated using the same method the plan generally uses to determine payments for OON services (e.g., the usual, customary, and reasonable amount); or The amount that would be paid under Medicare for the emergency service. R.I. GEN. L. § 27-18-76(d)(1)(A)-(C). May require a participant/beneficiary to pay—in addition to the in-network cost-sharing—the excess of the amount of the OON provider charges over the amount the carrier is required to pay. R.I. GEN. L. § 27-18-76(d)(1). 				

States	Treatment of Emergency Services	Treatment of Non-Emergency Services	Disclosure	Dispute Resolution/Penalties	Miscellaneous
West Virginia	Requires insurers to provide coverage for emergency medical services—including prehospital services—to the extent necessary to screen and stabilize an emergency medical condition <u>without</u> requiring prior authorization for the screening services or stabilization of the emergency medical condition. W. VA. CODE § 33-25A-8d(a), (b)(1). Subjects coverage of emergency services to coinsurance, copayments, and deductibles applicable under the health benefit plan. W. VA. CODE § 33-25A- 8d(b)(3). <i>Method of Payment</i> . Does <u>not</u> adopt a standard for reasonable payment.		Requires each HMO to provide the enrolled member with a description of procedures for emergency services, including—among other things—the potential responsibility of the member for payment for nonemergency services rendered in an emergency facility, any cost-sharing provisions for emergency services, etc. W. VA. CODE § 33-25A- 8d(b)(6).	Requires the emergency department and the insurer to make a good faith effort to communicate with each other in a timely fashion to expedite post-evaluation or post-stabilization services in order to avoid material deterioration of the covered person's condition. W. VA. CODE § 33-25A-8d(b)(4).	Applicability. Applies to HMOs, health care corporations, individual accident and sickness insurers, group accident and sickness insurers, hospital service corporations, medical service corporations, and health service corporations, etc. W. VA. CODE §§ 33-25A-8d; 33-16- 3i; 33-24-7e; 33-25-8d.