8365

IN SENATE

May 19, 2020

- Introduced by Sen. RIVERA -- read twice and ordered printed, and when printed to be committed to the Committee on Health
- AN ACT to amend the public health law, the debtor and creditor law, the civil practice law and rules and the insurance law, in relation to COVID-19 pandemic medical debt requirements; and to amend the social services law and the public health law, in relation to adverse determination notices to Medicaid recipients

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The public health law is amended by adding a new section
2	2828 to read as follows:
3	§ 2828. COVID-19 pandemic medical debt requirements. 1. Definitions.
4	The following words or phrases, as used in this section, shall have the
5	following meanings:
б	(a) "Collection action" means any of the following:
7	(i) Selling an individual's debt to another party, except if, prior to
8	the sale, the medical creditor has entered into a legally binding writ-
9	ten agreement with the medical debt buyer of the debt pursuant to which:
10	(1) The medical debt buyer or collector is prohibited from engaging in
11	any collection actions, as defined herein, to obtain payment for the
12	care;
13	(2) The medical debt buyer is prohibited from charging interest on the
14	debt in excess of that described in subdivision three of this section;
15	(3) The debt is returnable to or recallable by the medical creditor
16	upon a determination by the medical creditor or medical debt buyer that
17	the individual is eligible for financial assistance; and
18	(4) If the individual is determined to be eligible for financial
19	assistance and the debt is not returned to or recalled by the medical
20	creditor, the medical debt buyer is required to adhere to procedures
21	which shall be specified in the agreement that ensure that the individ-
22	ual does not pay, and has no obligation to pay, the medical debt buyer
23	and the medical creditor together more than he or she is personally
24	responsible for paying in compliance with this section.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	(ii) Reporting adverse information about a patient to a consumer
2	reporting agency; or
3	(iii) Actions that require a legal or judicial process, including but
4	not limited to:
5	(1) Placing or executing a lien on the individual's property;
6	(2) Attaching or seizing an individual's bank account or any other
7	personal property;
8	(3) Commencing or prosecuting a civil action against an individual;
9	(4) Garnishing an individual's wages; or
10	(5) Any other involuntary collection activity.
11	(b) "Consumer reporting agency" means any person, which, for monetary
12	fees, dues, or on a cooperative nonprofit basis, regularly engages in
13	whole or in part in the practice of assembling or evaluating consumer
14^{13}	credit information or other information on consumers for the purpose of
15	furnishing consumer reports to third parties.
16	(c) "Declared state disaster emergency" means the declaration of a
	state of emergency pursuant to article two-B of the executive law.
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18	(d) "Healthcare professional" means a person licensed or certified
19	pursuant to title eight of the education law.
20	(e) "Healthcare services" means services for the diagnosis,
21	prevention, treatment, cure or relief of a physical, dental, behavioral
22	substance use disorder or mental health condition, illness, injury or
23	disease. These services include, but are not limited to, any procedures,
24	products, devices or medications.
25	(f) "Hospital" means all providers licensed under this article.
26	(g) "Medical debt" means a debt arising from the receipt of healthcare
27	services.
28	(h) "Medical debt buyer" means a person or entity that is engaged in
29	the business of purchasing medical debts for collection purposes, wheth-
30	er it collects the debt itself or hires a third party for collection or
31	an attorney for litigation in order to collect such debt.
32	(i) "Medical debt collector" means any person or entity that regularly
33	collects or attempts to collect, directly or indirectly, medical debts
34	originally owed or due or asserted to be owed or due to another. A
35	medical debt buyer is considered to be a medical debt collector for all
36	purposes.
37	(j) "Patient" means the person who received healthcare services, and
38	for the purposes of this section shall include: a parent if the patient
39	is a minor; a legal guardian if the patient is an adult under guardian-
40	ship; an authorized representative; or a guarantor.
41	(k) "Period of suspension" means a period consisting of the first day
42	of a declared state disaster emergency related to the COVID-19 pandemic
43	and until no less than sixty days after a declared state disaster emer-
44	gency related to the COVID-19 pandemic is no longer in effect anywhere
45	<u>in the state.</u>
46	2. Involuntary collection activity. No hospital or healthcare profes-
47	sional shall engage in any collection actions during the period of
48	suspension.
49	3. No accrual of interest. Interest shall not accrue on any medical
50	debt described under subdivision two for which collection was suspended
51	for the period of suspension.
52	4. Notice. To inform patients of the actions taken in accordance with
53	this section and ensure an effective transition, all hospitals and
54	healthcare professionals shall:
55	(a) Not later than fifteen days after the effective date of this
56	section, notify patients:

1	(i) of the actions taken in accordance with subdivisions two and three
2	of this section for whom collections have been suspended and interest
3	waived;
4 5	(ii) of the option to continue making payments toward any amount due;
	and
6 7	(iii) that the program described in this section is a temporary program.
8	(b) Beginning on the first day after the expiration of the period of
	suspension, carry out a program to provide no fewer than six notices by
9	
10	postal mail, telephone or electronic communication to patients indicat-
11	ing:
12	(i) when the patient's normal payment obligations will resume;
13	(ii) with respect to notices submitted by hospitals, that the patient
14	may be eligible to enroll in the hospital's financial assistance plan
15	pursuant to section twenty-eight hundred seven-k of this article; and
16	(iii) with respect to notices submitted by healthcare professionals,
17	that the patient may be eligible to enroll in a financial assistance
18	plan, if the healthcare professional has a financial assistance policy
19	for his or her patients.
20	5. Proof of submission of claim. With respect to patients who are
21	uninsured on the date that the treating hospital or healthcare profes-
22	sional renders testing or treatment services related to COVID-19,
23	including, but not limited to, diagnostic evaluations, testing or other
24	methods to rule out diseases with similar symptoms to COVID-19, no
24 25	
	hospital or healthcare professional may engage in any collection actions
26	to collect payment for such services, unless the treating hospital or
27	healthcare professional produces a sworn affidavit that he, she or it
28	submitted a claim for payment for such services to the federal depart-
29	ment of health and human services, health resources and services admin-
30	istration (HRSA), in accordance with federal law, and that HRSA denied
31	the claim.
32	6. Private right of action. Every violation of this section shall be
32 33	deemed a deceptive act and practice subject to enforcement under article
32 33 34	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall
32 33 34 35	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any
32 33 34 35 36	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law.
32 33 34 35 36 37	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article
32 33 34 35 36 37 38	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:
32 33 34 35 36 37	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows: ARTICLE 10-B
32 33 34 35 36 37 38	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:
32 33 34 35 36 37 38 39	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows: ARTICLE 10-B
32 33 34 35 36 37 38 39 40	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>
32 33 34 35 36 37 38 39 40 41	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows: <u>ARTICLE 10-B</u> <u>TEMPORARY RELIEF FROM COLLECTION OF MEDICAL DEBT DURING THE COVID-19 PANDEMIC</u>
32 33 34 35 36 37 38 39 40 41 42	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows: <u>ARTICLE 10-B</u> <u>TEMPORARY RELIEF FROM COLLECTION OF MEDICAL DEBT DURING THE COVID-19 PANDEMIC</u> <u>Section 286. Definitions.</u>
32 33 34 35 36 37 38 39 40 41 42 43	deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows: <u>ARTICLE 10-B</u> <u>TEMPORARY RELIEF FROM COLLECTION OF MEDICAL DEBT DURING THE COVID-19 PANDEMIC</u> <u>Section 286. Definitions.</u> <u>287. Requirements.</u>
32 33 34 35 36 37 38 39 40 41 42 43 44	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>
32 33 34 35 36 37 38 39 40 41 42 43 44 45	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>
32 33 34 35 36 37 38 39 40 41 42 43 44 5 46 47	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>
32 33 34 35 36 37 38 30 41 42 44 445 447 48 9	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>
32 33 34 35 36 37 38 30 41 243 445 447 449 50 51	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>
32 33 34 35 36 37 38 30 41 42 43 44 50	<pre>deemed a deceptive act and practice subject to enforcement under article twenty-two-A of the general business law. Nothing in this section shall be construed to restrict any right which any person may have under any other statute or the common law. § 2. The debtor and creditor law is amended by adding a new article 10-B to read as follows:</pre>

1	(iii) The debt is returnable to or recallable by the medical creditor
2	upon a determination by the medical creditor or medical debt buyer that
3	the individual is eligible for financial assistance; and
4	(iv) If the individual is determined to be eligible for financial
5	assistance and the debt is not returned to or recalled by the medical
6	creditor, the medical debt buyer is required to adhere to procedures
7	which shall be specified in the agreement that ensure that the individ-
8	ual does not pay, and has no obligation to pay, the medical debt buyer
9	and the medical creditor together more than he or she is personally
10	responsible for paying in compliance with this section.
11	(b) Reporting adverse information about a patient to a consumer
12	reporting agency; or
13	(c) Actions that require a legal or judicial process, including but
14	not limited to:
15	(i) Placing or executing a lien on the individual's property;
16	(ii) Attaching or seizing an individual's bank account or any other
17	personal property;
18	(iii) Commencing or prosecuting a civil action against an individual;
19	<u>(iv) Garnishing an individual's wages; or</u>
20	(v) Any other involuntary collection activity.
21	2. "Consumer reporting agency" means any person, which, for monetary
22	fees, dues, or on a cooperative nonprofit basis, regularly engages in
23	whole or in part in the practice of assembling or evaluating consumer
24	credit information or other information on consumers for the purpose of
25	furnishing consumer reports to third parties.
26	3. "Declared state disaster emergency" means the declaration of a
27	state of emergency pursuant to article two-B of the executive law.
28	4. "Healthcare professional" means a person licensed or certified
29	pursuant to title eight of the education law.
30	5. "Healthcare services" means services for the diagnosis, prevention,
31	treatment, cure or relief of a physical, dental, behavioral substance
32	use disorder or mental health condition, illness, injury or disease.
33	These services include, but are not limited to, any procedures,
34	products, devices or medications.
35	6. "Hospital" means all hospitals licensed under article twenty-eight
36	of the public health law.
37	7. "Medical debt" means a debt arising from the receipt of healthcare
38	services.
39	8. "Medical debt buyer" means a person or entity that is engaged in
40	the business of purchasing medical debts for collection purposes, wheth-
41	er it collects the debt itself or hires a third party for collection or
42	an attorney for litigation in order to collect such debt.
43	9. "Medical debt collector" means any person or entity that regularly
44	collects or attempts to collect, directly or indirectly, medical debts
45	originally owed or due or asserted to be owed or due to another. A
45 46	medical debt buyer is considered to be a medical debt collector for all
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47	purposes.
48	10. "Patient" means the person who received healthcare services, and
49	for the purposes of this article shall include: a parent if the patient
50	is a minor; a legal guardian if the patient is an adult under guardian-
51	ship; an authorized representative; or a guarantor.
52	11. "Period of suspension" means a period consisting of the first day
53	of a declared state disaster emergency related to the COVID-19 pandemic
54	and until no less than sixty days after a declared state disaster emer-
55	gency related to the COVID-19 pandemic is no longer in effect anywhere
56	in the state.

1	<u>§ 287. Requirements. 1. Temporary relief from collection of medical</u>
2	debt. All medical debt buyers and collectors shall suspend all payments
3	due for medical debt through the period of suspension.
4	2. No accrual of interest. Interest shall not accrue on any medical
5	debt described under subdivision one of this section for which payment
б	was suspended for the period of suspension.
7	3. Involuntary collection activity. No medical debt buyer or collector
8	shall engage in any collection actions during the period of suspension.
9	4. Notice. To inform patients of the actions taken in accordance with
10	this section and ensure an effective transition, all medical debt buyers
11	and collectors shall:
12	(a) Not later than fifteen days after the effective date of this
13	section, notify patients:
14	(i) of the actions taken in accordance with subdivisions one and two
15	of this section for whom payments have been suspended and interest
16	waived:
17	(ii) of the actions taken in accordance with subdivision three of this
18	section for whom collections have been suspended;
19	(iii) of the option to continue making payments toward any amount due;
20	and
	(iv) that the program described under this section is a temporary
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22	program. (b) Reginning on the first day often the evolution of the period of
23	(b) Beginning on the first day after the expiration of the period of
24	suspension, carry out a program to provide no fewer than six notices by
25	postal mail, telephone or electronic communication to patients indicat-
26	ing:
27	(i) when the patient's normal payment obligations will resume; and
28	(ii) that the patient may be eligible to enroll in a financial assist-
29	ance plan pursuant to any applicable and available financial assistance
30	policy of either the medical debt buyer or collector.
31	5. Proof of submission of claim. With respect to patients who are
32	uninsured on the date that the treating hospital or healthcare profes-
33	sional renders testing or treatment services related to COVID-19,
34	including, but not limited to, diagnostic evaluations, testing or other
35	methods to rule out diseases with similar symptoms to COVID-19, no
36	medical debt buyer or collector may engage in any collection actions to
37	collect payment for such services, unless the treating hospital or
38	healthcare professional produces a sworn affidavit that he, she or it
39	submitted a claim for payment for such services to the federal depart-
40	ment of health and human services, health resources and services admin-
41	istration (HRSA), in accordance with federal law, and that HRSA denied
42	the claim.
43	6. Private right of action. Every violation of this section shall be
44	deemed a deceptive act and practice subject to enforcement under article
45	twenty-two-A of the general business law. Nothing in this section shall
46	be construed to restrict any right which any person may have under any
47	other statute or the common law.
48	§ 3. Section 5004 of the civil practice law and rules, as amended by
49	chapter 258 of the laws of 1981, is amended to read as follows:
50	§ 5004. Rate of interest. Interest shall be at the rate of nine per
51	centum per annum, except where otherwise provided by statute, provided
52	that in medical debt actions by a hospital licensed under article twen-
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	ty-eight of the public health law or a health care professional licensed
54	ty-eight of the public health law or a health care professional licensed or certified pursuant to title eight of the education law the interest
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1	treasury bill rate" means the weekly average one-year constant maturity
2	treasury yield, as published by the board of governors of the federal
3	reserve system, for the calendar week preceding the date of the entry of
4	the judgment awarding damages. Provided however, that this section shall
5	not apply to any provision of the tax law which provides for the annual
6	rate of interest to be paid on a judgment or accrued claim. The accrual
7	of interest shall be tolled during the period of time when the state
8	disaster emergency order related to the COVID-19 pandemic is in effect.
9	§ 4. The insurance law is amended by adding a new section 3244 to read
10	as follows:
11	<u>§ 3244. Extension of premium payment periods; COVID-19. (a) Defi-</u>
12	nitions. As used in this section, the following terms shall have the
13	following meanings:
14	(1) "Credit reporting agency" means a reporting agency that regularly
15	engages in the practice of assembling or evaluating and maintaining, for
16	the purpose of furnishing credit reports to third parties bearing on a
17	person's credit worthiness, credit standing, or credit capacity, and
18	credit account information from persons who furnish that information
19	regularly and in the ordinary course of business.
20	(2) "Late fee" means a fee associated with an insurance premium
21	payment that is made at a time later than the premium due date, but
22	prior to both insurance policy or contract termination and the time in
23	which an insurer, HMO, or student health plan may reject premium
24	payment.
25	(3) "Medical debt buyer" means a person or entity that is engaged in
26	the business of purchasing medical debts for collection purposes, wheth-
27	er it collects the debt itself or hires a third-party for collection or
28	an attorney for litigation in order to collect such debt.
29	
	(4) "Medical debt collector" means any person or entity that regularly
30	collects or attempts to collect, directly or indirectly, medical debts
31	originally owed or due or asserted to be owed or due to another. A
32	medical debt buyer is considered to be a medical debt collector for all
33	purposes.
34	(5) "Student health plan" has the meaning set forth in paragraph five
35	of subsection (a) of section one thousand one hundred twenty-four of
36	this chapter.
37	(6) "Child health plus" means coverage issued pursuant to section two
38	thousand five hundred eleven of the public health law.
39	(7) "HMO" shall mean a health maintenance organization operating in
40	accordance with the provisions of article forty-four of the public
41	health law or article forty-three of this chapter.
42	(b) Extension of premium payment periods. Every issuer of individual,
43	small group and student blanket comprehensive health insurance policies
44	subject to this article, as well as any issuer of a child health plus
45	policy where the policyholder or contract holder pays the entire premi-
46	um, shall, subject to consideration by the superintendent of the liquid-
47	ity and solvency of the applicable insurer, HMO, or student health plan,
48	shall extend the period for the payment of premiums for any policyholder
49	or contract holder who can demonstrate financial hardship as a result of
50	the COVID-19 pandemic to the later of the expiration of the applicable
51	contractual grace period and the date sixty days after a state disaster
52	emergency is no longer in effect with respect to the COVID-19 pandemic
53	anywhere in the state. Such an insurer, HMO, and student health plan
54	shall be responsible for the payment of claims during such period and
55	may not retroactively terminate the insurance policy for non-payment of
56	the premium during such period.

1 (c) Requirements. With regard to an individual, small group, or student blanket comprehensive health insurance policyholder or contract 2 3 holder who does not make a timely premium payment and can demonstrate 4 financial hardship as a result of the COVID-19 pandemic, the applicable 5 insurer, HMO, or student health plan: (1) shall not impose any late fees б relating to such premium payment; (2) shall not report the policyholder 7 or contract holder to a credit reporting agency or refer the policyhold-8 er or contract holder to a medical debt buyer or collector with respect 9 to such premium payment; (3) shall provide information to the policy-10 holder or contract holder regarding alternate policies available from the insurer, HMO, or student health plan and provide contact information 11 for the NY state of health established pursuant to title seven of arti-12 13 cle two of the public health law; and (4) shall provide information 14 regarding health insurance and medical debt consumer assistance avail-15 able from the state designated consumer assistance program. 16 (d) Other provisions. (1) Subject to consideration by the superinten-17 dent of the liquidity and solvency of the applicable insurer, HMO, or student health plan, the insurer, HMO, or student health plan also 18 19 shall, within ten business days following the effective date of this 20 section: 21 (A) mail or deliver, which may include electronic mail, written notice to every individual, small group, or student blanket comprehensive 22 health insurance policyholder and contract holder of the provisions of 23 24 this section and a toll-free number that the individual, small group, or student blanket comprehensive health insurance policyholder or contract 25 26 holder may call to discuss billing and make alternative payment arrange-27 ments; and (B) notify insurance producers and any third-party administrators with 28 29 whom or which the insurer does business of the provisions of this 30 section. 31 (2) A licensed insurance producer who procured the individual, small 32 group, or student blanket comprehensive health insurance policy for the policyholder or contract holder shall mail or deliver, which may include 33 34 electronic mail, notice to the policyholder or contract holder of the 35 provisions of this section within ten business days following the effec-36 tive date of this section. (3) Solely for the purposes of this section, an insurer, HMO, or 37 38 student health plan shall accept a written attestation from an individual, small group, or student blanket comprehensive policyholder or 39 contract holder as proof of financial hardship as a result of the 40 41 COVID-19 pandemic. 42 (4) Nothing in this section shall prohibit an individual, small group, 43 or student blanket comprehensive health insurance policyholder or 44 contract holder from voluntarily cancelling a health insurance policy. 45 (5) The period to pay insurance premiums set forth in this section 46 shall not constitute a waiver or forgiveness of the premium. 47 (6) The period set forth in subsection (b) of this section applies 48 only to terminations attributed to a failure by an individual, small group, or student blanket comprehensive health insurance policyholder or 49 50 contract holder to pay premiums during such period. If an insurer, HMO, 51 or student health plan terminates a policy for any other reason permitted by law, the insurer, HMO, or student health plan shall comply with 52 53 statutory notice requirements. 54 § 5. The insurance law is amended by adding a new section 4331 to read

55 as follows:

1 § 4331. Extension of premium payment periods; COVID-19. (a) Defi-2 As used in this section, the following terms shall have the nitions. 3 following meanings: (1) "Credit reporting agency" means a reporting agency that regularly 4 5 engages in the practice of assembling or evaluating and maintaining, for б the purpose of furnishing credit reports to third parties bearing on a 7 person's credit worthiness, credit standing, or credit capacity, and 8 credit account information from persons who furnish that information 9 regularly and in the ordinary course of business. 10 (2) "Late fee" means a fee associated with an insurance premium 11 payment that is made at a time later than the premium due date, but prior to both insurance policy or contract termination and the time in 12 13 which an insurer, HMO, or student health plan may reject premium 14 payment. (3) "Medical debt buyer" means a person or entity that is engaged in 15 16 the business of purchasing medical debts for collection purposes, wheth-17 er it collects the debt itself or hires a third-party for collection or an attorney for litigation in order to collect such debt. 18 19 (4) "Medical debt collector" means any person or entity that regularly collects or attempts to collect, directly or indirectly, medical debts 20 21 originally owed or due or asserted to be owed or due to another. A medical debt buyer is considered to be a medical debt collector for all 22 23 purposes. (5) "Student health plan" has the meaning set forth in paragraph five 24 of subsection (a) of section one thousand one hundred twenty-four of 25 26 this chapter. 27 (6) "Child health plus" means coverage issued pursuant to section two thousand five hundred eleven of the public health law. 28 (7) "HMO" shall mean a health maintenance organization operating in 29 30 accordance with the provisions of article forty-four of the public 31 health law or this article. 32 (b) Extension of premium payment periods. Every medical expense indem-33 nity corporation, HMO, hospital service corporation or health service corporation subject to this article which issues direct pay, small group 34 35 or student blanket comprehensive contracts, as well as any issuer of child health plus coverage where the subscriber pays the entire premium, 36 subject to consideration by the superintendent of the liquidity and 37 38 solvency of the applicable medical expense indemnity corporation, HMO, 39 hospital service corporation or health service corporation, shall extend the period for the payment of premiums for any policyholder or contract 40 holder who can demonstrate financial hardship as a result of the COVID-41 42 19 pandemic to the later of the expiration of the applicable contractual 43 grace period and the date sixty days after a state disaster emergency is 44 no longer in effect with respect to the COVID-19 pandemic anywhere in 45 the state. Such a medical expense indemnity corporation, HMO, hospital 46 service corporation or health service corporation shall be responsible for the payment of claims during such period and may not retroactively

47 for the payment of claims during such period and may not retroactively 48 terminate the contract for non-payment of the premium during such peri-49 od.

50 (c) Requirements. With regard to a direct pay, small group, or student 51 blanket comprehensive health insurance contract holder who does not make 52 a timely premium payment and can demonstrate financial hardship as a 53 result of the COVID-19 pandemic, the applicable medical expense indem-54 nity corporation, HMO, hospital service corporation or health service 55 corporation: (1) shall not impose any late fees relating to such premium 56 payment; (2) shall not report the contract holder to a credit reporting

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agency or refer the contract holder to a medical debt buyer or collector 1 with respect to such premium payment; (3) shall provide information to 2 3 the contract holder regarding alternate policies available from the 4 medical expense indemnity corporation, hospital service corporation or 5 health service corporation; and (4) shall provide information regarding б health insurance and medical debt consumer assistance available from the 7 state designated consumer assistance program. 8 (d) Other provisions. (1) Subject to consideration by the superinten-9 dent of the liquidity and solvency of the applicable medical expense 10 indemnity corporation, HMO, hospital service corporation or health 11 service corporation, medical expense indemnity corporation, hospital service corporation or health service corporation also shall, within ten 12 13 business days following the effective date of this section: 14 (A) mail or deliver, which may include electronic mail, written notice to every direct pay, small group, or student blanket comprehensive 15 16 health insurance contract holder of the provisions of this section and a 17 toll-free number that the direct pay small group, or student blanket comprehensive health contract holder may call to discuss billing and 18 19 make alternative payment arrangements; (B) notify insurance producers and any third-party administrators with 20 21 whom or which the medical expense indemnity corporation, HMO, hospital service corporation or health service corporation does business of the 22 provisions of this section. 23 24 (2) A licensed insurance producer who procured the direct pay, small 25 group, or student blanket comprehensive contract for the contract holder 26 shall mail or deliver, which may include electronic mail, notice to the 27 contract holder of the provisions of this section within ten business days following the effective date of this section. 28 29 (3) Solely for the purposes of this section, a medical expense indem-30 nity corporation, HMO, hospital service corporation or health service 31 corporation shall accept a written attestation from a direct pay, small 32 group, or student blanket comprehensive contract holder as proof of 33 financial hardship as a result of the COVID-19 pandemic. 34 (4) Nothing in this section shall prohibit a direct pay, small group, 35 or student blanket comprehensive contract holder from voluntarily 36 cancelling a contract. 37 (5) The period to pay premiums set forth in this section shall not 38 constitute a waiver or forgiveness of the premium. (6) The period set forth in subsection (b) of this section applies 39 only to terminations attributed to a failure by a direct pay, small 40 group, or student blanket comprehensive contract holder to pay premiums 41 42 during such period. If a medical expense indemnity corporation, hospital 43 service corporation or health service corporation terminates a policy for any other reason permitted by law, the insurer medical expense 44 indemnity corporation, hospital service corporation or health service 45 46 corporation shall comply with statutory notice requirements. 47 § 6. Subdivision 9 of section 364-j of the social services law, as 48 amended by chapter 433 of the laws of 1997, is amended to read as 49 follows: 9. Managed care providers shall inform participants of such provider's 50 51 grievance procedure and utilization review procedures [required pursuant to sections forty-four hundred eight-c and] under article forty-nine 52 53 [hundred] of the public health law. A managed care provider or local social services district, as appropriate, shall provide notice to 54 participants of their respective rights to a fair hearing and aid 55 56 continuing in accordance with applicable state and federal law. Managed

1	care providers shall provide written notice of the name, address, phone
2	number and website of the department of health designated independent
3	consumer assistance program and the independent substance use disorder
4	and mental health ombudsman established by section 33.27 of the mental
5	hygiene law on all notices of adverse determinations, grievances and
б	appeals.
7	§ 7. Paragraph (b) of subdivision 2 and subdivision 7 of section
8	4408-a of the public health law, as added by chapter 705 of the laws of
9	1996, are amended to read as follows:
10	(b) The notice to an enrollee describing the grievance process shall
11	explain: (i) the process for filing a grievance with the organization;
12	(ii) the timeframes within which a grievance determination must be made;
13	[and] (iii) the right of an enrollee to designate a representative to
14	file a grievance on behalf of the enrollee <u>; and (iv) notice of the name,</u>
15	address, phone number and website of the department designated consumer
16	assistance program and the independent substance use disorder and mental
17	health ombudsman established by section 33.27 of the mental hygiene law
18	on all notices of adverse determinations, grievances and appeals.
19	7. The notice of a determination shall include: (i) the detailed
20	reasons for the determination; (ii) in cases where the determination has
21	a clinical basis, the clinical rationale for the determination; [and]
22	(iii) the procedures for the filing of an appeal of the determination,
23	including a form for the filing of such an appeal <u>; and (iv) notice of</u>
24	the name, address, phone number and website of the department designated
25	<u>consumer assistance program and the independent substance use disorder</u>
26	and mental health ombudsman established by section 33.27 of the mental
27	hygiene law on all notices of adverse determinations, grievances and
28	appeals.
29	§ 8. This act shall take effect immediately; provided, however, the
30	amendments to subdivision 9 of section 364-j of the social services law
31	made by section six of this act shall not affect the repeal of such
32	section and shall be deemed repealed therewith.