

OFFICE OF FISCAL ANALYSIS

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HB-6620

AN ACT PROMOTING COMPETITION IN CONTRACTS BETWEEN
HEALTH CARRIERS AND HEALTH CARE PROVIDERS.

AMENDMENT

LCO No.: 7830

File Copy No.: 326

House Calendar No.: 225

OFA Fiscal Note

Eliminates Fiscal Impact in Bill

The amendment removes provisions explicitly authorizing the attorney general to enforce the bill's contract restrictions, including by seeking injunctive or other relief. This removes the potential General Fund revenue gain from fines associated with the underlying bill.

Additionally, the amendment: (1) delays from January 1, 2024, to January 1, 2025, the date on which contracts between health care providers, health carriers and health plan administrators are prohibited from including certain clauses, and (2) adds new requirements that increase transparency between health carriers and participating providers on the standards used for selecting and tiering providers (including a participating provider's calculated score). These provisions are not anticipated to have a direct fiscal impact on the state or municipalities.

The preceding Fiscal Impact statement is prepared for the benefit of the members of the General Assembly, solely for the purposes of information, summarization and explanation and does not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

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