Gooden (Senate Sponsor - Creighton) H.B. No. 3124 1-1 (In the Senate - Received from the House May 8, 2017; May 9, 2017, read first time and referred to Committee on Business 1-2 1-3 & Commerce; May 17, 2017, reported favorably by the following vote: Yeas 8, Nays 0; May 17, 2017, sent to printer.) 1-4

1-6 COMMITTEE VOTE

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1-7		Yea	Nay	Absent	PNV
1-8	Hancock	X	_		
1-9	Creighton	Х			
1-10	Campbell	X			
1-11	Estes	Χ			
1-12	Nichols	X			
1-13	Schwertner	X			
1-14	Taylor of Galveston			X	
1-15	Whitmire	Χ			
1-16	Zaffirini	X			

A BILL TO BE ENTITLED AN ACT

relating to certain physician-specific comparison data compiled by a health benefit plan issuer, including the release of that data to physicians participating in certain physician-led organizations.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. The heading to Chapter 1460, Insurance Code, is amended to read as follows:

CHAPTER 1460. [STANDARDS REQUIRED REGARDING] CERTAIN PHYSICIAN RANKINGS AND COST COMPARISONS BY HEALTH BENEFIT PLANS

SECTION 2. Chapter 1460, Insurance Code, is amended by designating Sections 1460.001 and 1460.002 as Subchapter A and adding a subchapter heading to read as follows:

SUBCHAPTER A. GENERAL PROVISIONS

SECTION 3. Section 1460.001, Insurance Code, is amended to read as follows:

Sec. 1460.001. DEFINITIONS. In this chapter:

"Accountable care organization" means an entity: (1)(A) that is composed of physicians or physicians

and other health care providers;

(B) that is owned and controlled by one or more physicians licensed in this state and engaged in active clinical practice in this state;

(C) that contracts with a health benefit plan issuer to provide medical or health care services to a defined population;

that uses a payment structure that takes into (D) account the total costs and quality of the care provided to the defined population served by the entity; and

(E) through which physicians and health care providers, if any:

share in savings created by improvement of the quality of, and reduction of cost increases for, care delivered to the defined population served by the entity; or

(ii) are compensated through another payment methodology intended to reduce the total cos delivered to the defined population served by the entity.

(2) "Cost comparison data" means information compiled a health benefit plan issuer to show the health care costs associated with a physician or other health care provider relative

to another physician or health care provider.
(3) "Designated entity" means 1-58 limited liabi<u>lity</u> а 1-59 in which a majority ownership interest is held by an incorporated association whose purpose includes uniting in one 1-60 organization all physicians licensed to practice medicine in this 1-61

 $$\rm H.B.\ No.\ 3124$ state and that has been in continued existence for at least 152-1 2-2 years.

- (4)"Health benefit plan issuer" means an authorized under this code or another insurance law of this state that provides health insurance or health benefits in this state, including:
 - an insurance company; (A)
- group hospital service corporation а operating under Chapter 842;
- (C) a health maintenance organization operating under Chapter 843; and
- (D) a stipulated premium company operating under Chapter 884.

"Participating physician" means a physician who (5)

participates in an accountable care organization.

(6) [(2)] "Physician" means an individual licensed to practice medicine in this state or another state of the United

SECTION 4. Chapter 1460, Insurance Code, is amended by designating Sections $\overline{1460.003}$ through 1460.007 as Subchapter B and adding a subchapter heading to read as follows:

SECTION 5. Section 1460.003(a), Insurance Code, is amended to read as follows:

- (a) Except as provided by Subchapter C, a [A] health benefit plan issuer, including a subsidiary or affiliate, may not health physicians, classify physicians into tiers based on performance, or publish physician-specific information that includes rankings, tiers, ratings, or other comparisons of a physician's performance against standards, measures, physicians, unless:
- (1) the standards used by the health benefit plan issuer conform to nationally recognized standards and guidelines as required by rules adopted under Section 1460.005;
- (2) the standards and measurements to be used by the health benefit plan issuer are disclosed to each affected physician before any evaluation period used by the health benefit plan issuer; and
- (3) each affected physician is afforded, before any publication or other public dissemination, an opportunity to dispute the ranking or classification through a process that, at a minimum, includes due process protections that conform to the following protections:
- (A) the health benefit plan issuer provides at least 45 days' written notice to the physician of the proposed rating, ranking, tiering, or comparison, including the methodologies, data, and all other information utilized by the health benefit plan issuer in its rating, tiering, ranking, or comparison decision;
- addition (B) in to any written reconsideration process, the health benefit plan issuer, upon a request for review that is made within 30 days of receiving the notice under Paragraph (A), provides a fair reconsideration proceeding, at the physician's option:
- (i) by teleconference, at an agreed upon

2-56 time; or 2-57

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- (ii) in person, at an agreed upon time or between the hours of 8:00 a.m. and 5:00 p.m. Monday through Friday;
- (C) the physician has the right to provide information at a requested fair reconsideration proceeding for determination by a decision-maker, have a representative participate in the fair reconsideration proceeding, and submit a written statement at the conclusion of the fair reconsideration proceeding; and
- (D) the health benefit plan issuer provides a written communication of the outcome of a fair reconsideration 2-66 2-67 proceeding prior to any publication or dissemination of the rating, ranking, tiering, or comparison. The written communication must 2-68 2-69 include the specific reasons for the final decision.

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H.B. No. 3124
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SECTION 6. Section 1460.005(a), Insurance Code, is amended to read as follows:

The commissioner shall adopt rules as necessary to (a) implement this <u>subchapter</u> [chapter].

SECTION 7. Sections 1460.006 and 1460.007, Insurance Code,

are amended to read as follows:

Sec. 1460.006. DUTIES OF HEALTH BENEFIT PLAN ISSUER. health benefit plan issuer shall ensure that:

(1) physicians currently in clinical practice are actively involved in the development of the standards used under this <u>subchapter</u> [chapter]; and

(2) the measures and methodology used the comparison programs described by Section 1460.003 are transparent and valid.

Sec. 1460.007. SANCTIONS; DISCIPLINARY ACTIONS. (a) health benefit plan issuer that violates this <u>subchapter</u> [chapter] or a rule adopted under this <u>subchapter</u> [chapter] is subject to sanctions and disciplinary actions under Chapters 82 and 84.

(b) A violation of this <u>subchapter</u> [chapter] by a physician

constitutes grounds for disciplinary action by the Texas Medical Board, including imposition of an administrative penalty.

SECTION 8. Chapter 1460, Insurance Code, is amended by adding Subchapter C to read as follows:

SUBCHAPTER C. COST COMPARISON DATA
1460.051. PROVISION OF COST CO 160.051. PROVISION OF COST COMPARISON DATA Notwithstanding Section 1460.003, a health benefit AUTHORIZED. plan issuer may provide cost comparison data to a participating

physician or a designated entity.

Sec. 1460.052. PROVISION OF CERTAIN COST COMPARISON DATA REQUIRED. If cost comparison data associated with health care providers other than physicians is available to a health benefit plan issuer that provides cost comparison data under Section 1460.051, the plan issuer shall provide the cost comparison data

associated with the other health care providers.

Sec. 1460.053. REQUIRED DISCLOSURES. Not later than the 15th business day after the date that a health benefit plan issuer Not later than the receives a request from a participating physician, the health benefit plan issuer shall disclose to the physician:

the cost comparison data associated with the

physician;

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(2) the measures and methodology used to compare costs; and

any other information considered in making the (3) cost comparison.

Sec. 1460.054. RIGHT TO DISPUTE. (a) A health benefit plan issuer shall give a physician, regardless of whether the physician is a participating physician, a fair opportunity to dispute the cost comparison data associated with the physician at least once each calendar quarter and when the health benefit plan issuer changes the measures and methodology described by Section 1460.053.

(b) A physician may initiate a dispute by sending to the

health benefit plan issuer a written statement of the dispute.

Sec. 1460.055. DISPUTE PROCEEDING. (a) Not later than the business day after the date a health benefit plan issuer 15th receives a statement of the dispute under Section 1460.054, the plan issuer shall provide the cost comparison data associated with the physician, the measures and methodology used to compare costs, and any other information considered in making the cost comparison, unless the information was already provided under Section 1460.052.

In addition to any written fair reconsideration the health benefit plan issuer shall provide a cost p<u>rocess,</u> comparison data dispute proceeding, at the physician's option:

(1) by teleconference, at an agreed upon time; or (2) in person, at an agreed upon time.

3-64 At the proceeding described by Subsection (b), 3**-**65 physician has the right to: 3-66 3-67

(1) provide information to a decision-maker;

(2) 3-68 have a representative participate the 3-69 proceeding; and

H.B. No. 3124

submit a written statement at the conclusion of 4-1 4-2

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the proceeding.

(d) The health benefit plan issuer shall provide to the a written communication of the outcome of the proceeding not later than the 60th day after the date the physician initiated the dispute process. The written communication must include the specific reasons for the final decision.

Sec. 1460.056. CORRECTIONS REQUIRED. If in a dispute process initiated under Section 1460.054 the health benefit plan issuer determines that the physician's cost comparison data is inaccurate or the measures and methodology used to compare costs are invalid, the health benefit plan issuer shall promptly correct the data or update the measures and methodology and associated

data, as applicable.
Sec. 1460.057. MEASURES AND METHODOLOGY. The measures and methodology used to compare costs under this subchapter must use risk and severity adjustments to account for health status

differences among different patient populations.

Sec. 1460.058. NOTICE REQUIRED. A health benefit plan issuer shall provide written notice to a physician who contracts

with the plan issuer that:

(1) explains the plan issuer's compilation and use of cost comparison data, the purpose and scope of the plan issuer's release of cost comparison data under this subchapter, and the requirements of this subchapter regarding cost comparison data; and

(2) informs the physician of the physician's rights

and duties under this subchapter.

Sec. 1460.059. CONFIDENTIALITY. A physician who receives cost comparison data about another physician under this subchapter may not disclose the data to any other person, except for the except for the purpose of:

(1)managing an accountable care organization;

(2) managing the receiving physician's practice or

r<u>eferrals;</u>

(3)evaluating or disputing the cost comparison data associated with the receiving physician;

(4) obtaining professional advice related to a legal

claim; or

(5) reporting, complaining, or responding to a governmental agency.

CONSTRUCTION OF SUBCHAPTER. Nothing in this 1460.060. Sec. subchapter may be construed to authorize:

(1) the disclosure of a contract rate; or

(2) the publication of cost comparison data to a other than a participating physician or a designated person entity.

 $\overline{\mathtt{S}}\mathtt{ec.}$ 1460.061. RULES. The commissioner shall adopt rules

as necessary to implement this subchapter.

Sec. 1460.062. DUTIES OF HEALTH BENEFIT PLAN ISSUER.
health benefit plan issuer shall ensure that:

(1) physicians currently in clinical practice are actively involved in the development of the standards used under this subchapter; and

(2) the measures and methodology used in the development of cost comparison data described by this subchapter

are transparent and valid.

Sec. 1460.063. SANCTIONS; DISCIPLINARY ACTIONS. (a) health benefit plan issuer that violates this subchapter or a rule adopted under this subchapter is subject disciplinary actions under Chapters 82 and 84. to sanctions

(b) A violation of this subchapter bу physician constitutes grounds for disciplinary action by the Texas Medical

Board, including imposition of an administrative penalty.

SECTION 9. The change in law made by this Act applies only to a contract between a physician and a health benefit plan issuer entered into or renewed on or after September 1, 2017. A contract between a physician and health benefit plan issuer entered into or renewed before September 1, 2017, is governed by the law as it

H.B. No. 3124 existed immediately before that date, and that law is continued in effect for that purpose.

SECTION 10. This Act takes effect September 1, 2017. 5-1 5-2 5-3

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