# SENATE BILL NO. 45

# IN THE LEGISLATURE OF THE STATE OF ALASKA

# THIRTY-THIRD LEGISLATURE - FIRST SESSION

BY SENATORS WILSON, Hughes, Myers

**Introduced: 1/25/23** 

Referred: Health & Social Services, Labor & Commerce

### A BILL

# FOR AN ACT ENTITLED

- 1 "An Act relating to insurance; relating to direct health care agreements; and relating to
- 2 unfair trade practices."

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# 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- \* **Section 1.** AS 21.03 is amended by adding a new section to read:
  - Sec. 21.03.025. Direct health care agreements. (a) A direct health care agreement is a written agreement between a health care provider or health care business and a patient or the representative of a patient to provide health care services in exchange for payment of a periodic fee. A patient is not eligible to enter into a direct health care agreement under this section if the patient is eligible to receive assistance under AS 47.07 (Medical Assistance for Needy Persons) or AS 47.08
    - (b) A direct health care agreement must
  - (1) describe the health care services that the health care provider or health care business makes available to the patient in exchange for payment of a

(Assistance for Catastrophic Illness and Chronic or Acute Medical Conditions).

1	periodic fee and each location at which the health care services are available;
2	(2) specify
3	(A) the amount of the periodic fee a patient or the
4	representative of a patient pays in exchange for the health care services that the
5	health care provider or health care business makes available to the patient;
6	(B) the period covered by the periodic fee under (A) of this
7	paragraph; and
8	(C) additional fees that the health care provider or health care
9	business may charge in addition to the periodic fee, including cancellation
10	fees;
11	(3) identify and include contact information for a representative of the
12	health care provider or health care business that is responsible for receiving and
13	addressing a complaint made by a patient relating to the agreement;
14	(4) prominently state that the agreement is not health insurance and
15	does not meet an individual or other health insurance mandate that may be required by
16	federal law; and
17	(5) prominently state that the patient is not entitled to the protections
18	under AS 21.07 (Patient Protections Under Health Care Insurance Policies) or
19	AS 21.36 (Trade Practices and Frauds).
20	(c) A direct health care agreement must allow a patient or the representative of
21	a patient to terminate the agreement in writing within 30 days after entering into the
22	agreement. If a patient or representative terminates an agreement under this
23	subsection, the health care provider or health care business shall, not later than 30 days
24	after the patient or representative terminates the agreement, refund to the patient or
25	representative payments made under the agreement, less payments made for services
26	the health care provider or health care business has already performed that are not
27	included in the periodic fee. The health care provider or health care business may
28	charge a termination fee for termination of an agreement under this subsection, not to
29	exceed an amount equal to one month's cost of the periodic fee.
30	(d) A direct health care agreement must allow a health care provider, a health
31	care business, a patient, or the representative of a patient to terminate the agreement in

writing after at least 30 days' notice. The agreement must require that the patient pay
the health care provider or health care business the periodic fee, prorated through the
date of termination of the agreement, and that the patient pay any additional fees for
services the health care provider or health care business has already performed that are
not included in the periodic fee. The health care provider or health care business may
charge a termination fee for termination of an agreement under this subsection by a
patient or representative, not to exceed an amount equal to one month's cost of the
periodic fee.

- (e) A health care provider or health care business may not change the periodic fee under the agreement more than once a year and shall provide at least 45 days' written notice of a change in the periodic fee.
- (f) A health care provider or health care business may bill a patient or the representative of a patient for the periodic fee only after the end of the period to which the periodic fee applies.
- (g) A patient's employer may pay the periodic fee and additional fees the patient owes a health care provider or health care business under a direct health care agreement. A payment by the employer under this subsection does not constitute engaging in the business of insurance or underwriting in this state, and the employer is not an insurer, a health maintenance organization, a health care insurer, or a medical service corporation by virtue of the payment.
- (h) A health care provider or health care business may immediately terminate a direct health care agreement if
- (1) a patient repeatedly fails to comply with the treatment plan for the patient recommended by the health care provider or health care business;
- (2) a patient's behavior threatens the safety of the health care provider, the staff of the health care provider or health care business, or other patients of the health care provider or health care business; or
- (3) a patient engages in disrespectful, derogatory, or prejudiced behavior that is within the patient's control and the patient does not stop the behavior even after the health care provider or the staff of the health care provider or health care business requests the patient to stop the behavior.

1	(i) A health care provider or a health care business may immediately terminate
2	a direct health care agreement if a patient or the representative of a patient breaches
3	the terms of the agreement. A patient or representative may immediately terminate a
4	direct health care agreement if a health care provider or a health care business
5	breaches the terms of the agreement.
6	(j) A direct health care agreement and health care services provided under a
7	direct health care agreement are not subject to AS 21.07 (Patient Protections Under
8	Health Care Insurance Policies) or AS 21.36 (Trade Practices and Frauds), but are
9	subject to other consumer protection statutes and regulations, including AS 45.45.915.
10	(k) Offering or executing a direct health care agreement does not constitute
11	engaging in the business of insurance or underwriting in this state, and, except as
12	provided in this section, a direct health care agreement and health care services
13	provided under a direct health care agreement are exempt from regulation by the
14	division under this title. A direct health care agreement is not insurance, health
15	insurance, health care insurance, or a health care insurance policy. A health care
16	provider or health care business is not an insurer, a health maintenance organization, a
17	health care insurer, or a medical service corporation by virtue of the offering or
18	execution of a direct health care agreement or the provision of health care services
19	under a direct health care agreement. A certificate of authority or license to market,
20	sell, or offer to sell a direct health care agreement or health care services under a direct
21	health care agreement is not required to offer or execute a direct health care agreement
22	or provide health care services under a direct health care agreement.
23	(l) In this section,
24	(1) "health care business" means a business licensed by the state that is
25	entirely owned by health care providers;
26	(2) "health care insurance" has the meaning given in AS 21.12.050(b);
27	(3) "health care insurer" has the meaning given in AS 21.54.500;
28	(4) "health care provider" has the meaning given in AS 21.07.250;
29	(5) "health care service"
30	(A) means a health care service or procedure that is provided in
31	person or remotely by telemedicine or other means by a health care provider

1	for the care, prevention, diagnosis, or treatment of a physical of mental fillness,
2	health condition, disease, or injury;
3	(B) does not include "emergency services" as defined in
4	AS 21.07.250;
5	(6) "health insurance" has the meaning given in AS 21.12.050;
6	(7) "health maintenance organization" has the meaning given in
7	AS 21.86.900;
8	(8) "medical service corporation" has the meaning given in
9	AS 21.87.330.
10	* Sec. 2. AS 45.45 is amended by adding a new section to read:
11	Sec. 45.45.915. Direct health care agreements. (a) A health care provider or
12	health care business may not decline to enter into a direct health care agreement with a
13	new patient or terminate a direct health care agreement with an existing patient solely
14	because of the patient's race, religion, color, national origin, age, sex, physical or
15	mental disability, marital status, change in marital status, pregnancy, parenthood, or
16	any other characteristic of a class of persons protected by a state law that prohibits
17	discrimination.
18	(b) A health care provider or health care business may decline to enter into a
19	direct health care agreement with a new patient if the health care provider or health
20	care business
21	(1) is unable to provide to the patient the health care services the
22	patient requires; or
23	(2) does not have the capacity to accept new patients.
24	(c) A health care provider or health care business may terminate a direct
25	health care agreement with an existing patient based on the patient's health status only
26	if the health care provider is unable to provide to the patient the health care services
27	the patient requires or in accordance with AS 21.03.025.
28	(d) In this section,
29	(1) "direct health care agreement" means an agreement described in
30	AS 21.03.025;
31	(2) "health care business" has the meaning given in AS 21.03.025( <i>l</i> );

1 (3) "health care provider" has the meaning given in AS 21.07.250; 2 (4) "health care service" has the meaning given in AS 21.03.025(*l*). 3 \* Sec. 3. AS 45.50.471(b) is amended by adding a new paragraph to read: (58) violating AS 45.45.915 (direct health care agreements).

4