THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2101 Session of 2007

INTRODUCED BY READSHAW, MUSTIO, KORTZ, GEORGE, HALUSKA, HARKINS, MARSHALL, PHILLIPS, SOLOBAY AND WOJNAROSKI, DECEMBER 6, 2007

REFERRED TO COMMITTEE ON INSURANCE, DECEMBER 6, 2007

AN ACT

1 2 3 4 5	Amending the act of July 22, 1974 (P.L.589, No.205), entitled "An act relating to unfair insurance practices; prohibiting unfair methods of competition and unfair or deceptive acts and practices; and prescribing remedies and penalties," further providing for unfair acts.
б	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. Section 5(a) of the act of July 22, 1974
9	(P.L.589, No.205), known as the Unfair Insurance Practices Act,
10	is amended by adding a paragraph to read:
11	Section 5. Unfair Methods of Competition and Unfair or
12	Deceptive Acts or Practices Defined(a) "Unfair methods of
13	competition" and "unfair or deceptive acts or practices" in the
14	business of insurance means:
15	* * *
16	(15) Knowingly doing any of the following:
17	(i) Requiring an insured to obtain ophthalmic services and
18	products from a vision laboratory or company as a condition of
19	obtaining the payment for the vision services.

1	(ii) Imposing upon an insured who is not utilizing an
2	ophthalmic service or product from a vision laboratory or
3	company a copayment fee or other condition not imposed upon
4	insureds utilizing an ophthalmic service or product from the
5	vision laboratory or company.
б	(iii) Hampering competition in numerous ways, including, but
7	not limited to:
8	(A) restraining providers' ability to compete in the market;
9	(B) depriving an insured of the choice associated with free
10	and open competition in the sale of ophthalmic products;
11	(C) suppressing competition based upon quality and service;
12	and
13	(D) reducing the quality and level of care available to an
14	insured in the purchase of any ophthalmic product or denying or
15	impairing the right of an insured to determine from where
16	ophthalmic services or products are made.
17	<u>(iv) Creating a preferred class of providers that is not</u>
18	held to uniform conditions of participation under the same
19	employer's purchased health care contract, vision care contract
20	or other health insurance contracts.
21	(v) Requiring the purchase of a minimum quantity or minimum
22	dollar amount of a specified brand of materials in order to
23	participate as a provider in a vision or other health care plan.
24	(vi) Requiring a provider to participate in a vision benefit
25	plan as a condition of participation in a health care plan.
26	Section 2. This act shall take effect in 60 days.

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