CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 1607

Chapter 267, Laws of 2019

66th Legislature 2019 Regular Session

HEALTH CARE MARKET PARTICIPANTS--MATERIAL CHANGES--NOTICE

EFFECTIVE DATE: July 28, 2019

Passed by the House March 8, 2019 Yeas 63 Nays 35

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 15, 2019 Yeas 29 Nays 19

CYRUS HABIB

President of the Senate

Approved May 7, 2019 10:44 AM

CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1607** as passed by House of Representatives and the Senate on the dates hereon set forth.

BERNARD DEAN

Chief Clerk

FILED

May 13, 2019

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 1607

Passed Legislature - 2019 Regular Session

State of Washington 66th Legislature 2019 Regular Session

By House Civil Rights & Judiciary (originally sponsored by Representatives Caldier, Jinkins, Robinson, Macri, and Cody)

READ FIRST TIME 02/22/19.

AN ACT Relating to notice of material changes to the operations or governance structure of participants in the health care marketplace; adding a new chapter to Title 19 RCW; and prescribing penalties.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 NEW SECTION. Sec. 1. INTENT. It is the intent of the 7 legislature to ensure that competition beneficial to consumers in health care markets across Washington remains vigorous and robust. 8 The legislature supports that intent through this act, which provides 9 10 the attorney general with notice of all material health care 11 transactions in this state so that the attorney general has the 12 information necessary to determine whether an investigation under the 13 consumer protection act is warranted for potential anticompetitive 14 conduct and consumer harm. This act is intended to supplement the 15 federal Hart-Scott-Rodino antitrust improvements act, Title 15 U.S.C. 16 Sec. 18a, by requiring notice of transactions not reportable under 17 Hart-Scott-Rodino reporting thresholds and by providing the attorney 18 general with a copy of any filings made pursuant to the Hart-Scott-19 Rodino act.

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<u>NEW SECTION.</u> Sec. 2. DEFINITIONS. The definitions in this
section apply throughout this chapter unless the context clearly
requires otherwise.

4 (1) "Acquisition" means an agreement, arrangement, or activity 5 the consummation of which results in a person acquiring directly or 6 indirectly the control of another person, and includes the 7 acquisition of voting securities and noncorporate interests, such as 8 assets, capital stock, membership interests, or equity interests.

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(2) "Carrier" means the same as in RCW 48.43.005.

"Contracting affiliation" means the formation of 10 (3) а relationship between two or more entities that permits the entities 11 12 to negotiate jointly with carriers or third-party administrators over rates for professional medical services, or for one entity to 13 negotiate on behalf of the other entity with carriers or third-party 14 administrators over rates for professional medical services. 15 16 "Contracting affiliation" does not include arrangements amonq 17 entities under common ownership.

18 (4) "Health care services" means medical, surgical, chiropractic, 19 hospital, optometric, podiatric, pharmaceutical, ambulance, mental 20 health, substance use disorder, therapeutic, preventative, 21 diagnostic, curative, rehabilitative, palliative, custodial, and any 22 other services relating to the prevention, cure, or treatment of 23 illness, injury, or disease.

(5) "Health care services revenue" means the total revenuereceived for health care services in the previous twelve months.

26 (6) "Health maintenance organization" means an organization receiving a certificate of registration pursuant to chapter 48.46 RCW 27 28 which provides comprehensive health care services to enrolled 29 participants of such organization on a group practice per capita prepayment basis or on a prepaid individual practice plan, except for 30 31 enrolled participant's responsibility for copayments and an 32 deductibles, either directly or through contractual or other arrangements with other institutions, entities, or persons, and which 33 qualifies as a health maintenance organization pursuant to RCW 34 48.46.030 and 48.46.040. 35

36 (7) "Hospital" means a facility licensed under chapter 70.41 or 37 71.12 RCW.

38 (8) "Hospital system" means:

(a) A parent corporation of one or more hospitals and any entity
affiliated with such parent corporation through ownership or control;
or

4 (b) A hospital and any entity affiliated with such hospital 5 through ownership.

6 (9) "Merger" means a consolidation of two or more organizations, 7 including two or more organizations joining through a common parent 8 organization or two or more organizations forming a new organization, 9 but does not include a corporate reorganization.

10 (10) "Person" means, where applicable, natural persons, 11 corporations, trusts, and partnerships.

12 (11) "Provider" means a natural person who practices a profession 13 identified in RCW 18.130.040.

14 (12) "Provider organization" means a corporation, partnership, business trust, association, or organized group of persons, whether 15 16 incorporated or not, which is in the business of health care delivery 17 or management and that represents seven or more health care providers in contracting with carriers or third-party administrators for the 18 payments of health care services. A "provider organization" includes 19 organizations, physician-hospital organizations, 20 physician independent practice associations, provider networks, and accountable 21 care organizations. 22

(13) "Third-party administrator" means an entity that administers payments for health care services on behalf of a client in exchange for an administrative fee.

26 <u>NEW SECTION.</u> Sec. 3. NOTICE OF MATERIAL CHANGE. (1) Not less 27 than sixty days prior to the effective date of any transaction that 28 results in a material change, the parties to the transaction shall 29 submit written notice to the attorney general of such material 30 change.

31 (2) For the purposes of this section, a material change includes 32 a merger, acquisition, or contracting affiliation between two or more 33 entities of the following types:

- 34 (a) Hospitals;
- 35 (b) Hospital systems; or

36 (c) Provider organizations.

37 (3) A material change includes proposed changes identified in 38 subsection (2) of this section between a Washington entity and an 39 out-of-state entity where the out-of-state entity generates ten

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1 million dollars or more in health care services revenue from patients 2 residing in Washington state, and the entities are of the types 3 identified in subsection (2) of this section. Any party to a material 4 change that is licensed or operating in Washington state shall submit 5 a notice as required under this section.

(4) For purposes of subsection (2) of this section, a merger, 6 7 acquisition, or contracting affiliation between two or more hospitals, hospital systems, or provider organizations only qualifies 8 as a material change if the hospitals, hospital systems, or provider 9 organizations did not previously have common ownership or a 10 11 contracting affiliation.

12 <u>NEW SECTION.</u> Sec. 4. NOTICE REQUIREMENTS. (1) The written 13 notice provided by the parties, as required by section 3 of this act, 14 must include:

15 (a) The names of the parties and their current business 16 addresses;

17 (b) Identification of all locations where health care services 18 are currently provided by each party;

19 (c) A brief description of the nature and purpose of the proposed 20 material change; and

21 (d) The anticipated effective date of the proposed material 22 change.

(2) Nothing in this section prohibits the parties to a material change from voluntarily providing additional information to the attorney general.

NEW SECTION. Sec. 5. REQUESTS FOR ADDITIONAL INFORMATION. The attorney general shall make any requests for additional information from the parties under RCW 19.86.110 within thirty days of the date notice is received under sections 3 and 4 of this act. Nothing in this section precludes the attorney general from conducting an investigation or enforcing state or federal antitrust laws at a later date.

33 <u>NEW SECTION.</u> Sec. 6. HART-SCOTT-RODINO ACT. Any provider or 34 provider organization conducting business in this state that files a 35 premerger notification with the federal trade commission or the 36 United States department of justice, in compliance with the Hart-37 Scott-Rodino antitrust improvements act, Title 15 U.S.C. Sec. 18a,

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shall provide a copy of such filing to the attorney general.
Providing a copy of the Hart-Scott-Rodino filing to the attorney
general satisfies the notice requirement under section 4 of this act.

Sec. 7. MATERIALS SUBMITTED TO THE ATTORNEY NEW SECTION. 4 5 GENERAL. Information submitted to the attorney general pursuant to this chapter shall be maintained and used by the attorney general in 6 the same manner and under the same protections as provided in RCW 7 19.86.110. The information, including documentary material, answers 8 to written interrogatories, or transcripts of oral testimony produced 9 10 pursuant to a demand or copies, must not, unless otherwise ordered by a superior court for good cause shown, be produced for inspection or 11 copying pursuant to chapter 42.56 RCW by the person who produced the 12 13 material, answered written interrogatories or gave oral testimony. Nothing in this chapter limits the attorney general's authority under 14 15 RCW 19.86.110 or 19.86.115. Nothing in this chapter expands the attorney general's authority under chapter 19.86 RCW, federal or 16 17 state antitrust law, or any other law. Failure to comply with this chapter does not provide a private cause of action. 18

19 <u>NEW SECTION.</u> Sec. 8. PENALTY FOR NONCOMPLIANCE. Any person who 20 fails to comply with any provision of this chapter is liable to the 21 state for a civil penalty of not more than two hundred dollars per 22 day for each day during which such person is in violation of this 23 chapter.

24 <u>NEW SECTION.</u> Sec. 9. The notice requirement in section 3 of 25 this act applies to transactions with an anticipated effective date 26 on or after January 1, 2020.

27 <u>NEW SECTION.</u> Sec. 10. Sections 1 through 9 of this act 28 constitute a new chapter in Title 19 RCW.

> Passed by the House March 8, 2019. Passed by the Senate April 15, 2019. Approved by the Governor May 7, 2019. Filed in Office of Secretary of State May 13, 2019.

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