

It would have been very helpful if your letter alerted your membership that:

ALL of the financial risk falls on the provider; No responsibility falls on the patient; and if a bill is sent out (even in error) to balance bill, by definition that will already make the provider in violation of the proposed act so that they have no standing to collect even in-network amounts; and yet another “sign in the waiting room” is required under this proposal.

I strongly recommend the society take a stand against this proposal.

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