118th CONGRESS 1st Session

S.	

To amend title XXVII of the Public Health Service Act to improve health care coverage under vision and dental plans, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. MANCHIN (for himself and Mr. CRAMER) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To amend title XXVII of the Public Health Service Act to improve health care coverage under vision and dental plans, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Dental and Optometric

5 Care Access Act of 2023" or the "DOC Access Act of6 2023".

1SEC. 2. IMPROVING HEALTH CARE COVERAGE UNDER VI-2SION AND DENTAL PLANS.

3 (a) IN GENERAL.—Title XXVII of the Public Health
4 Service Act is amended by inserting after section 2719A
5 (42 U.S.C. 300gg-19a) the following new section:

6 "SEC. 2719B. IMPROVING COVERAGE UNDER VISION AND
7 DENTAL PLANS.

8 "(a) IN GENERAL.—Under a group health plan or in-9 dividual or group health insurance coverage (including 10 such a plan or coverage offering limited scope dental or 11 vision benefits), the following shall apply:

12 "(1) PAYMENT AMOUNTS FROM COVERED PER-13 SONS.—

"(A) IN GENERAL.—The plan or coverage 14 15 shall provide that, with respect to a doctor of 16 optometry, doctor of dental surgery, or doctor 17 of dental medicine that has an agreement to 18 participate in the plan or coverage and that 19 provides items or services that are not covered 20 services under the plan or coverage to a person 21 enrolled under such plan or coverage, the doctor 22 may charge the enrollee for such items or serv-23 ices any amount determined by the doctor that 24 is equal to, or less than, the usual and cus-25 tomary amount that the doctor charges individ-

uals who are not so enrolled for such items or
 services.

3 "(B) ITEMS OR SERVICES CONSIDERED 4 COVERED BY A PLAN.—For purposes of sub-5 paragraph (A), an item or service shall be con-6 sidered, with respect to a plan or coverage, to 7 be covered services under the plan or coverage 8 only if the item or service is an item or service 9 with respect to which the plan or coverage is 10 obligated to pay an amount that is reasonable 11 and is not nominal or de minimis.

12 "(C) EXCEPTION FOR DENTAL CLEAN-13 ING.—For purposes of subparagraph (A), a 14 doctor of dental surgery or doctor of dental 15 medicine that has an agreement to participate 16 in the plan or coverage may charge an enrollee 17 only the contracted network fee for any dental 18 cleaning, including any dental cleaning that ex-19 ceeds the annual maximum under the enrollee's 20 plan or coverage.

21 "(2) DURATION OF LIMITED SCOPE VISION AND
22 DENTAL PLANS.—In the case of an agreement be23 tween such a doctor and such a plan or coverage
24 that offers limited scope dental or vision benefits—

"(A) the agreement may be extended for a
 term longer than 2 years only with the prior ac ceptance of the doctor for each such term ex tension; and

5 "(B) the agreement may be extended for
6 unlimited terms, subject to subparagraph (A).

7 "(3) NO RESTRICTIONS ON CHOICE OF LABORA-8 TORIES.—The plan or coverage may not, directly or 9 indirectly, restrict or limit, such a doctor's choice of 10 laboratories or choice of source and suppliers of 11 services or materials provided by the doctor to an in-12 dividual who is enrolled under the plan or coverage. 13 "(b) NOTIFICATION.—The Secretary shall on an annual basis notify each State of the State's authority to 14 15 enforce the provisions of subsection (a) against a group health plan or health insurance coverage described in sub-16 17 section (a) pursuant to section 2723(a)(1) and request 18 confirmation from the State whether or not the State will 19 enforce the provisions of subsection (a). If a State notifies 20 the Secretary that the State will not enforce the provisions 21 of subsection (a) or fails to respond within 90 days of the 22 Secretary's request, the Secretary shall treat such State 23 as failing to substantially enforce such provisions for pur-24 poses of subsections (a)(2) and (b) of section 2723.

 $\mathbf{5}$

"(c) RELATIONSHIP TO EXCEPTION FOR LIMITED,
 EXCEPTED BENEFITS.—Section 2722(c)(1) shall not
 apply with respect to the requirements of this section.

4 "(d) Election To Be Excluded.—

5 "(1) IN GENERAL.—If a doctor of optometry, 6 doctor of dental surgery, or doctor of dental medi-7 cine to which the provisions of paragraphs (1) and 8 (3) of subsection (a) otherwise apply makes an elec-9 tion under this paragraph (in such form and manner 10 as the Secretary may by regulations prescribe), the 11 requirements of such paragraphs insofar as they 12 apply directly to the plan or coverage shall not apply 13 to such plan or coverage for such period, as de-14 scribed in paragraph (2).

15 "(2) PERIOD OF ELECTION.—An election under
16 paragraph (1)—

17 "(A) shall apply for a single specified plan18 year;

19 "(B) may be extended through subsequent20 elections under this subsection; and

21 "(C) shall not be available with respect to
22 the requirements concerning the duration of
23 limited scope vision and dental plans under sub24 section (a)(2).

25 "(e) DEFINITIONS.—In this section:

1 "(1) The term 'covered services' means dental 2 care or vision care services for which reimbursement 3 is available under a plan or coverage contract, or for 4 which reimbursement would be available but for the 5 application of contractual limitations, including 6 deductibles, copayments, coinsurance, waiting peri-7 ods, lifetime maximum, frequency limitations, and 8 alternative benefit payments.

9 "(2) The terms 'doctor of dental surgery' and 10 'doctor of dental medicine' mean a doctor of dental 11 surgery or of dental medicine, as applicable, who is 12 legally authorized to practice dentistry by the State 13 in which the doctor performs such function and who 14 is acting within the scope of the license of the doctor 15 when performing such functions.

"(3) The term 'doctor of optometry' means a
doctor of optometry who is legally authorized to
practice optometry by the State in which the doctor
so practices.".

(b) CONFORMING AMENDMENT.—Section 2722(c)(1)
of the Public Health Service Act (42 U.S.C. 300gg–
21(c)(1)) is amended by striking "The requirements" and
inserting "Subject to section 2719B, the requirements".
(c) EXCLUSIVE APPLICABILITY OF STATE LAW.—
Notwithstanding any amendment made by this Act, State

TAM23646 T4F

7

law that directly affects any standard or requirement re lating to health insurance issuers and dental or vision ben efit plans, shall have exclusive application and the amend ments made by this Act shall not apply to the extent that
 such State law conflicts with such amendments. The State
 shall retain exclusive jurisdiction over health insurance
 issuers and limited scope dental or vision benefit plans
 that are directly governed by such State.