## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## HOUSE BILL 471 PROPOSED SENATE COMMITTEE SUBSTITUTE H471-PCS40643-BC-89

Short Title: Exempt Direct Primary Care from DOI Regs.

(Public)

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Sponsors:

Referred to:

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	March 28, 2019				
1			A BILL TO BE ENTITLED		
2	AN ACT	EXEM	IPTING MEDICAL DIRECT PRIMARY CARE FROM REGULATION BY		
3			TMENT OF INSURANCE.		
4			embly of North Carolina enacts:		
5			<b>FION 1.</b> Article 3 of Chapter 58 of the General Statutes is amended by adding		
6	a new sec		1		
7			cal direct primary care agreements not subject to this Chapter.		
8	(a)		itions. – The following definitions apply in this section:		
9		(1)	Medical direct primary care agreement. – A contract between a primary care		
10			provider and an individual patient or individual patient's legal representative		
11			in which the primary care provider agrees to provide primary care services to		
12			the individual patient for a specified fee and specified period of time. Under a		
13			medical direct primary care agreement, a direct primary care provider charges		
14			a specified periodic fee for health care services and does not bill any third		
15			parties on a fee-for-service basis.		
16		<u>(2)</u>	Primary care provider An individual or other legal entity that is licensed,		
17			registered, or otherwise authorized to provide primary health care services in		
18			this State under Chapter 90 of the General Statutes. This includes an individual		
19			or other legal entity alone or with others professionally associated with the		
20			individual or other legal entity.		
21		<u>(3)</u>	Primary care service Includes, but is not limited to, the screening,		
22			assessment, diagnosis, and treatment of a patient for the promotion of health		
23			or the detection and management of disease or injury within the scope of		
24	<i></i> .		practice of the primary care provider.		
25	<u>(b)</u>		dical direct primary care agreement is not insurance and is not subject to the		
26	-		s Chapter. Entering into a medical direct primary care agreement is not the		
27			ance and is not subject to the provisions of this Chapter.		
28	<u>(c)</u>		ry care providers and their agents shall not be required to be licensed or certified		
29		-	er to market, sell, or offer to sell direct primary care agreements.		
30	<u>(d)</u>		dical direct primary care agreement under this section must do all of the		
31	following				
32		$\frac{(1)}{(2)}$	Be in writing.		
33		<u>(2)</u>	Be signed by the primary care provider, or the provider's agent, and the		
34 35		(2)	patient, or the patient's legal representative.		
35 36		<u>(3)</u>	Allow either party to terminate the agreement with written notice to the other		
50			party.		



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1	<u>(4)</u>	Specify the periodic fee for the agreement.		
2	<u>(5)</u>	Specify the primary care services that are included in the agreement and		
3		covered by the specified periodic fee.		
4	<u>(6)</u>	Specify the duration of the agreement and any automatic renewal periods.		
5	(7)	Prominently state in writing that the agreement is not health insurance."		
6	SECT	<b>ION 2.</b> This act is effective when it becomes law.		