The Honorable Janet Yellen Secretary U.S. Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, DC 20220

The Honorable Martin Walsh Secretary U.S. Department of Labor 200 Constitution Avenue, NW Washington, DC 20210

The Honorable Xavier Becerra Secretary U.S. Department of Health and Human Services 200 Independence Avenue, SW Washington, DC 20201

## Re: Concerns with Interim Final Rule Requirements Related to Surprise Billing: Part II implementing the No Surprises Act (NSA)

Dear Secretaries, Becerra, Walsh, and Yellen:

On behalf of the undersigned organizations representing physicians across the country, we write to urge you to reconsider the requirements in the Interim Final Rule (IFR), entitled "Requirements Related to Surprise Billing; Part II," 86 Fed. Reg. 55,980 (Oct. 7, 2021), implementing the No Surprises Act (NSA) that directs Independent Dispute Resolution (IDR) entities to consider the qualifying payment amount (QPA) a rebuttable presumptive reasonable payment for out-of-network physicians engaging in the IDR process and, in turn, places a thumb on the scale in favor of health insurers in contract negotiations.

The American Medical Association, state medical associations, and national medical specialty societies strongly support protecting patients from surprise medical bills and continue to support the patient protections in the NSA that do just that. To be clear, our request is not to unravel the NSA or delay implementation of any of its patient protections. Instead, we ask that you revise the most recent IFR to conform with the NSA's statutory language to allow an IDR entity the discretion to consider all the relevant information submitted by the parties to determine a fair out-of-network payment to physicians, without creating a rebuttable presumption that directs an IDR entity to consider the offer closest to the QPA as the appropriate payment amount.

With patients protected, we acknowledge that our concerns are now centered on ensuring fair payments to physicians and a balanced IDR process. This is, of course, relevant at an individual physician level, as physicians should be able to negotiate reasonable payment for their services. But more importantly, a skewed IDR process that restricts physicians' ability to make their case for a reasonable out-of-network payment removes a critical remaining incentive for insurers to negotiate fair contracts with physicians.

As the NSA is implemented, a remaining force pushing health insurers to negotiate with physicians—the demands of patients and employers for in-network care—is being significantly reduced. While we strongly support removing patients from the middle, we also appreciate that Congress recognized an additional check on health plans was needed to replace this market force—a meaningful IDR process. While none of our organizations anticipated a high volume of claims going all the way through the dispute process to IDR when the NSA was enacted, we knew that the possibility of a physician successfully making the case for a fair out-of-network payment to an IDR entity could help influence a health insurer to come to the negotiating table in the first place, offer a reasonable initial payment when a surprise bill happens, and settle most disputes in the open negotiations process.

But, in implementing the IDR process in a way that essentially predetermines the outcome to be at the 50th percentile of contract rates, that important check on negotiating incentives established by Congress has largely been stripped away.

We agree with the analysis that *insurers* will likely pay many in-network physicians much less in the coming years as they negotiate contracts (and renegotiate current contracts) under the QPA's ceiling. Whether that will translate to a reduction in health care premiums for patients is not known, but it is certain to put an additional financial strain on many independent practices that are working to make ends meet and pay their staff, many just regaining their footing lost over the last 18 months due to the pandemic. While financial strain often forces independent practices to close, others make tough decisions to accept outside funding, join hospital systems, or consolidate with other provider groups. We suggest none of these options necessarily increase access to quality, lower-cost care.

We also anticipate a significant reduction in contracts being offered to many physicians in the coming years, especially those hospital-based physicians targeted by the NSA's surprise billing provisions. Without the existing lack of pressure of network adequacy enforcement, and now the reduced demand for in-network hospital care from patients and employers, insurers are not likely to expand their networks or renew those contracts with payment rates above the QPA. While protections from surprise billing that results from these network inadequacies will shield patients from some of the financial impact, we believe that a long-term reduction in network breadth is not good for patients who still benefit from in-network coverage when it falls outside of the NSA protections. Additionally, meaningful negotiations that lead to contracting create efficiencies in

the health care system including, but not limited to, reduced administrative waste, value-based arrangements, billing efficiencies, and, importantly for this effort, reduced use of the dispute resolution process including the IDR process.

In conclusion, we believe that the NSA was drafted in a purposeful way to meaningfully protect patients from surprise billing while ensuring important checks and balances on the provider-insurer contracting process. We urge you to correct the IFR's deviation from that congressional balance and issue a final rule that does not include a rebuttable presumption that directs an IDR entity to consider the offer closest to the QPA as the appropriate payment amount, and confirms that an IDR entity has the discretion to consider all the relevant information submitted by the parties, as provided in the statute, to determine a fair out-of-network payment to physicians.

Thank you for your consideration,

American Medical Association AMDA – The Society for PALTC Medicine American Academy of Allergy, Asthma & Immunology American Academy of Dermatology Association American Academy of Family Physicians American Academy of Neurology American Academy of Ophthalmology American Academy of Orthopaedic Surgeons American Academy of Otolaryngology- Head and Neck Surgery American Academy of Physical Medicine & Rehabilitation American Association of Clinical Endocrinology American Association of Clinical Urologists American Association of Neurological Surgeons American College of Allergy, Asthma and Immunology American College of Cardiology American College of Emergency Physicians American College of Gastroenterology American College of Obstetricians and Gynecologists American College of Osteopathic Internists American College of Osteopathic Surgeons American College of Radiology American Gastroenterological Association American Geriatrics Society American Medical Group Association American Orthopaedic Foot & Ankle Society American Osteopathic Association American Psychiatric Association

> American Society for Clinical Pathology American Society for Dermatologic Surgery Association American Society for Gastrointestinal Endoscopy American Society for Laser Medicine and Surgery American Society for Surgery of the Hand American Society of Addiction Medicine American Society of Anesthesiologists American Society of Cataract & Refractive Surgery American Society of Dermatopathology American Society of Echocardiography American Society of Hematology American Society of Neuroradiology American Urological Association American Venous Forum Association for Clinical Oncology College of American Pathologists Congress of Neurological Surgeons International Society for the Advancement of Spine Surgery Medical Group Management Association Renal Physicians Association Society for Vascular Surgery Society of Interventional Radiology Society of Thoracic Surgeons Spine Intervention Society

> > Medical Association of the State of Alabama Alaska State Medical Association Arizona Medical Association Arkansas Medical Society California Medical Association Colorado Medical Society Connecticut State Medical Society Medical Society of Delaware Medical Society of the District of Columbia Florida Medical Association Inc Medical Association of Georgia Hawaii Medical Association Idaho Medical Association Illinois State Medical Society Indiana State Medical Association Iowa Medical Society

> Kansas Medical Society Kentucky Medical Association Louisiana State Medical Society Maine Medical Association MedChi, The Maryland State Medical Society Massachusetts Medical Society Michigan State Medical Society Minnesota Medical Association Mississippi State Medical Association Missouri State Medical Association Montana Medical Association Nebraska Medical Association Nevada State Medical Association New Hampshire Medical Society Medical Society of New Jersey New Mexico Medical Society Medical Society of the State of New York North Carolina Medical Society North Dakota Medical Association Ohio State Medical Association Oklahoma State Medical Association Oregon Medical Association Pennsylvania Medical Society Rhode Island Medical Society South Carolina Medical Association South Dakota State Medical Association Tennessee Medical Association Texas Medical Association **Utah Medical Association** Vermont Medical Society Medical Society of Virginia Washington State Medical Association West Virginia State Medical Association Wisconsin Medical Society

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