

PROPOSED  
SENATE AMENDMENTS TO S.B. 1118  
(Reference to printed bill)

1 Page 4, line 8, before "An" insert "EITHER" after "CONTEMPORANEOUS" insert"  
2 "WRITTEN"

3 Line 9, strike "a" insert "AN ARCHIVED"; after "communication" insert "SUBJECT  
4 TO THE INSURER'S WRITTEN RECORD RETENTION POLICY"; strike "MAY" insert  
5 "SHALL"

6 Page 7, between lines 9 and 10, insert:

7 "Sec. 4. Section 20-1133, Arizona Revised Statutes, is amended to  
8 read:

9 20-1133. Medicare supplement insurance; applicability

10 A. The director shall adopt ~~those~~ rules ~~as are~~ necessary to comply  
11 with the requirements of the social security disability amendments of 1980  
12 (P.L. 96-265; 42 United States Code section 1395ss) and any federal laws or  
13 regulations pertaining to that section, so that this state may retain its  
14 full authority to regulate minimum standards for medicare supplement  
15 insurance. THE DIRECTOR MAY NOT PROHIBIT MEDICARE SUPPLEMENT INSURANCE  
16 PROVIDERS FROM OFFERING DISCOUNTS TO ENROLLEES FOR EARLY ENROLLMENT OR  
17 PAYMENT METHOD.

18 B. Subject to the other limitations provided in this subsection, ~~no~~  
19 A benefit mandated in this title for health insurance policies ~~shall~~ DOES  
20 NOT apply to medicare supplement insurance policies unless ~~such~~ THE  
21 mandated policy ~~benefits are~~ BENEFIT IS set forth in rules adopted pursuant  
22 to this section or unless the statute mandating THE policy ~~benefits~~ BENEFIT  
23 expressly states that it is made specifically applicable to medicare  
24 supplement insurance policies. ~~no~~ A medicare supplement insurance policy  
25 ~~shall~~ MAY NOT contain any exclusion for services provided by any type of

1 properly licensed health care provider if the provider's services are  
2 eligible for medicare reimbursement and if the specific services in  
3 question would be covered by medicare. ~~In no event shall~~ The scope of  
4 benefits of a medicare supplement policy MAY NOT be less than the minimum  
5 level of benefits established by federal law.

6 C. Notwithstanding any other provision of this title, rules adopted  
7 pursuant to this section apply to insurance ~~furnished~~ PROVIDED under  
8 disability insurance policies, under subscription contracts of hospital,  
9 medical, dental or optometric service corporations, under certificates of  
10 fraternal benefit societies, under evidences of coverage of health care  
11 services organizations and under coverages issued by any other insurer,  
12 which policies, contracts, certificates, membership coverages, evidences of  
13 coverage and coverages are delivered or issued for delivery in this state  
14 on or after the effective date of rules adopted pursuant to subsection A OF  
15 THIS SECTION. In adopting the rules required by subsection A OF THIS  
16 SECTION, the director shall prescribe an effective date of the rules that  
17 will allow insurers sufficient time to bring their forms and practices into  
18 compliance with the requirements of the rule."

19 Renumber to conform

20 Amend title to conform

DAVID LIVINGSTON

1118LIVINGSTON  
01/24/2022  
~~08:54 AM~~  
~~C: SK~~

1118LIVINGSTON  
01/25/2022  
11:19 AM  
S: slp