

HB 202 -- OPTOMETRIC SERVICES (Morris)

COMMITTEE OF ORIGIN: Standing Committee on Health Insurance

This bill prohibits an agreement, for the provision of services, between a health carrier or other insurer that writes vision insurance and an optometrist from requiring an optometrist to provide additional services or materials at a fee limited or set by the plan or carrier unless the services or materials are reimbursed as covered services under the contract. A provider is prohibited from charging more for services or materials that are not covered under a health benefit or vision plan than the usual and customary rate charged for those services or materials. The reimbursement paid by the health benefit or vision plan for covered services or materials must be reasonable and cannot provide minimal reimbursement in order to claim a service or material is a covered service. The bill prohibits a vision care insurance policy or vision care discount plan that provides covered services for materials from having the effect, directly or indirectly, of limiting the choice of sources and suppliers of materials by a patient of a vision care provider. A health carrier is prohibited from providing de minimis reimbursement or coverage in an attempt to avoid these provisions.