## MAINE STATE LEGISLATURE

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## 130th MAINE LEGISLATURE

## **FIRST SPECIAL SESSION-2021**

**Legislative Document** 

No. 1648

S.P. 534

In Senate, May 5, 2021

An Act To Ensure Reasonable Access to Laboratory Testing and Imaging Services for State Employee Health Care Plan Participants

Received by the Secretary of the Senate on May 3, 2021. Referred to the Committee on Health Coverage, Insurance and Financial Services pursuant to Joint Rule 308.2 and ordered printed.

DAREK M. GRANT Secretary of the Senate

Presented by President JACKSON of Aroostook.

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 5 MRSA §286-C is enacted to read:

## §286-C. Access to participating providers of laboratory testing and imaging services

- 1. Adequate access to laboratories and imaging facilities. The Department of Administrative and Financial Services shall, in coordination with any health benefit carrier administering the state employee health insurance program pursuant to this subchapter, ensure that state employees or retirees participating in the program have access to laboratory testing and imaging services, including magnetic resonance imaging, computerized tomography, mammography and radiology, from a participating provider within 100 miles of the participating state employee's or retiree's residential address or that a participating state employee or retiree without a participating provider of laboratory testing or imaging services located within that range may obtain laboratory testing or imaging services at no greater cost to the participating state employee or retiree than if the testing or services were obtained from a participating provider.
- 2. Participating provider information; notice of error. Upon request from a participating state employee or retiree, the Department of Administrative and Financial Services shall provide the location and contact information of the participating provider of laboratory testing or imaging services nearest the residential address of the participating state employee or retiree. If the department discovers an error in the information provided to a participating state employee or retiree under this subsection, the department shall, within 30 days of the discovery of the error, notify the participating state employee or retiree of the error and provide corrected information to the participating state employee or retiree.
- 3. Rulemaking. The Department of Administrative and Financial Services may adopt rules for the implementation of this section. Rules adopted under this subsection are routine technical rules as defined in chapter 375, subchapter 2-A.

SUMMARY

This bill requires the Department of Administrative and Financial Services to coordinate with health benefit carriers administering the state employee health insurance program to ensure that state employees and retirees participating in the state employee health insurance program have access to participating providers of laboratory testing and imaging services within 100 miles of their residential address or can obtain laboratory testing and imaging services from out-of-network providers at no additional cost to themselves. The bill requires the department to provide information on participating providers of laboratory testing and imaging services to participating state employees and retirees and to notify a participant of any error in the information it provides within 30 days of the discovery of the error. The bill permits the department to adopt routine technical rules to implement the requirements of this legislation.