## HOUSE BILL No. 5105

## December 1, 2015, Introduced by Rep. Pscholka and referred to the Committee on Appropriations.

A bill to amend 2011 PA 142, entitled "Health insurance claims assessment act," by amending sections 3 and 7 (MCL 550.1733 and 550.1737), section 3 as amended by 2014 PA 162; and to repeal acts and parts of acts.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 3. (1) For dates of service beginning on or after January 2 1, 2012 and ending on June 30, 2014, subject to subsections (2), 3 (3), and (4), there is levied upon and there shall be collected from every carrier and third party administrator an assessment of 4 1% on that carrier's or third party administrator's paid claims. 5 6 For dates of service beginning on or after July 1, 2014 and ending 7 on December 31, 2017, SEPTEMBER 30, 2025, subject to this subsection and subsections (2), (3), and (4), there is levied upon 8 9 and there shall be collected from every carrier and third party 10 administrator an assessment of 0.75% on that carrier's or third

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party administrator's paid claims. For dates of service beginning 1 2 on or after July 1, 2014 and ending on December 31, 2017, SEPTEMBER 30, 2025, subject to this subsection and subsections (2), (3), and 3 4 (4), the assessment levied under this subsection will increase to 5 1.0% if the federal government informs this state that the use tax 6 revenues assessed on entities under section 3f of the use tax act, 1937 PA 94, MCL 205.93f, will not be federally reimbursed. If the 7 assessment is increased as provided in this subsection, the 8 increased assessment levied is effective on the date that the 9 10 federal government informs this state that the revenue collected 11 from the use tax assessed on medicaid MEDICAID managed care 12 organizations under section 3f of the use tax act, 1937 PA 94, MCL 13 205.93f, will not be federally reimbursed. For the purposes of this 14 subsection, a fiscal quarter begins on the first day of January, April, July, or October. 15

16 (2) A carrier with a suspension or exemption under section
17 3717 of the insurance code of 1956, 1956 PA 218, MCL 500.3717, on
18 September 20, 2011 is subject to an assessment of 0.1%.

(3) All of the following apply to a group health plan that
uses the services of a third party administrator or excess loss or
stop loss insurer:

(a) A group health plan sponsor is not responsible for an
assessment under this section for a paid claim if the assessment on
that claim has been paid by a third party administrator or excess
loss or stop loss insurer, except as otherwise provided in section
3a(2).

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(b) Except as otherwise provided in subdivision (d), the third

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party administrator is responsible for all assessments on paid
claims paid by the third party administrator.

3 (c) Except as otherwise provided in subdivision (d), the
4 excess loss or stop loss insurer is responsible for all assessments
5 on paid claims paid by the excess loss or stop loss insurer.

6 (d) If there is both a third party administrator and an excess 7 loss or stop loss insurer servicing the group health plan, the 8 third party administrator is responsible for all assessments for 9 paid claims that are not reimbursed by the excess loss or stop loss 10 insurer and the excess loss or stop loss insurer is responsible for 11 all assessments for paid claims that are reimbursable to the excess 12 loss or stop loss insurer.

13 (4) The assessment under this section shall not exceed14 \$10,000.00 per insured individual or covered life annually.

15 (5) To the extent an assessment paid under this section for 16 paid claims for a group health plan or individual subscriber is 17 inaccurate due to subsequent claim adjustments or recoveries, 18 subsequent filings shall be adjusted to accurately reflect the 19 correct assessment based on actual claims paid.

20 [(6) Through June 30, 2014, if the assessment under this section collects revenue in an amount greater than \$400,000,000.00, 21 22 adjusted annually by the medical inflation rate since 2011, each 23 carrier and third party administrator that paid the assessment shall receive a proportional credit against the carrier's or third 24 party administrator's assessment in the immediately succeeding 25 year. Beginning July 1, 2014, if the sum of the assessment under 26 this section and the portion of the use tax assessed on entities 27

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House Bill no. 5105 as amended December 8, 2015 under section 3f of the use tax act, 1937 PA 94, MCL 205.93f, that 1 is dedicated to the general fund, less the general fund amount 2 necessary to reimburse those entities for the cost of the use tax, 3 is greater than \$400,000,000.00, as adjusted annually by the 4 medical inflation rate since 2011 but not to exceed an amount 5 greater than \$450,000,000.00, each carrier and third party 6 7 administrator that paid the assessment shall receive a proportional credit against the carrier's or third party administrator's 8 assessment in the immediately succeeding year. The department shall 9 10 send a notice of credit to each carrier or third party administrator entitled to a credit under this subsection not later 11 than July 1. A carrier or third party administrator entitled to a 12 credit under this subsection shall apply that credit to the July 30 13 14 payment. Any unused credit shall be carried forward and applied to 15 subsequent payments. If a carrier or third party administrator entitled to a credit under this subsection has no liability under 16 this act in the immediately succeeding year or if this act is no 17 longer in effect, the department shall issue that carrier or third 18 party administrator a refund in the amount of any unused credit. If 19 a third party administrator receives a credit or refund under this 20 subsection, the third party administrator shall apply that credit 21 22 or refund to the benefit of the entity for which it processed the claims under a service contract.] 23

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Sec. 7. (1) All money received and collected under this act
shall be deposited by the department in the health insurance claims
assessment fund established in this section.

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(2) The health insurance claims assessment fund is created

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House Bill No. 5105 as amended December 8, 2015 1 within the department.

2 (3) The state treasurer may receive money or other assets from3 any of the following sources for deposit into the fund:

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(a) Money received by the department under this act.

5 (b) Interest and earnings from fund investments. The state
6 treasurer shall direct the investment of the fund. The state
7 treasurer shall credit to the fund interest and earnings from fund
8 investments.

9 (c) Donations of money made to the fund from any source.

10 (4) Money in the fund at the close of the fiscal year shall 11 remain in the fund and shall not lapse to the general fund. and 12 shall remain available after this act is repealed January 1, 2014 13 to pay any remaining credits or refunds due under section 3(6)

14 until all pending appeals and claims are resolved.

15 (5) Except as otherwise provided in this act, the department 16 shall transfer money from the fund, upon appropriation in the 17 respective departments, only [for the following:

18 (a) To ] finance the expenditures of medicaid MEDICAID
19 managed care organizations that include medicaid MEDICAID
20 contracted health plans and specialty prepaid health plans.

[(b) To pay any credits or refunds due under section 3(6).]
Enacting section 1. Enacting section 2 of 2011 PA 142, as
amended by 2013 PA 58, is repealed.

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