

# COALITION AGAINST SURPRISE MEDICAL BILLING

## About the Coalition Against Surprise Medical Billing

The Coalition Against Surprise Medical Billing represents leading employer groups, unions, health insurance providers, and the tens of millions of people they employ and serve each day. Together, we support comprehensive protections for Americans against surprise medical bills, including:

- Ensuring that as implementation continues, the *No Surprises Act* regulations remain in place to serve patients and end the practice of out-of-network providers sending surprise medical bills – while also lowering costs.
- Maintaining fair and market-based payments for out-of-network care.
- Reducing Americans' health insurance premiums and taxpayers' costs by avoiding an arbitration process that adds unnecessary cost, delay, and red tape to the health system.

## By the Numbers: Surprise Medical Billing

- **9 million in 9 months:** The *No Surprises Act* protected Americans from **9 million surprise medical bills** in the first **9 months** of implementation – about 1 million surprise medical bills a month.
- **90,000 claims filed:** Despite the Centers for Medicare and Medicaid Services (CMS)<sup>4</sup> expecting fewer than 18,000 IDR claims to be filed in 2022, **over 90,000 claims** were filed in less than 6 months – 25,000 of those were initiated in Texas.
- **99%:** While providers have sent more claims to arbitration than expected, 9 million surprise bills prevented with 90,000 claims sent to IDR show the *No Surprises Act* works **99%** of the time.
- **Nearly 7 in 10 disputes ineligible:** Certified IDR entities found nearly 16,000 – about 7 in 10 – of the closed disputes were ineligible for the federal IDR process, highlighting another strategy by certain providers to misuse or abuse the IDR process.
- **600% fee increase:** CMS announced the administrative fee for initiating IDR will increase in 2023 from **\$50 to \$350** per dispute, resulting in higher costs for patients.



9 million bills prevented



16,000

- **16:** Providers have filed **16 lawsuits** to weaken the patient protections written into the *No Surprises Act* by increasing costs and wrapping IDR entities in even more red tape.
- **73% of voters:** A strong majority of voters (**73%**) are concerned that lawsuits from some physician and hospital organizations could delay or overturn the patient protections in the *No Surprises Act* – including a majority of Democrat, Republican, and independent voters with employer-provided coverage.
- **59 organizations:** Groups representing patients, consumers, unions, and employers urged the Biden Administration to stand firmly with patients and consumers in future rulemaking and implementation of the law.

<sup>1</sup> "No Surprises Act Prevents More than 9 million Surprise Bills Since January 2022, November 2022: [https://abinorg-production.s3.amazonaws.com/documents/202211\\_1P\\_Surprise\\_Billing.pdf](https://abinorg-production.s3.amazonaws.com/documents/202211_1P_Surprise_Billing.pdf)

<sup>2</sup> "Morning Consult Poll: No Surprises Act": <https://stopsurprisebillingnow.com/new-polling-bipartisan-majority-of-voters-highly-concerned-about-threats-to-the-no-surprises-act/>

<sup>3</sup> Letter to Tri-Agencies: December 12, 2022: <https://stopsurprisebillingnow.com/wp-content/uploads/2022/12/stakeholder-letter-on-surprise-billing-protect-patients-while-lowering-costs-12.12.22.pdf>

<sup>4</sup> CMS: Calendar Year 2023 Fee Guidance For The Federal Independent Dispute Resolution Process Under The No Surprises Act, October 31, 2022: <https://www.cms.gov/ccio/resources/regulations-and-guidance/downloads/cy2023-fee-guidance-federal-independent-dispute-resolution-process-nsa.pdf>