Note - if your state is not listed, there are no specific guidelines or laws for that state

State	Direct Enforcement of No Surprises Act	Adverse Determinations	Independent Review Process (IDR)	Patient-Provider Dispute Resolution
<u>Alaska</u>	Collaborative Agreement	Federal External Review Process	3 Alaska Admin. Code § 26.110(a) is a specified state law that will apply for purposes of determining the out-of-network rate with respect to items and supplies furnished to individuals in an insured group health plan, or group or individual health insurance coverage in Alaska by nonparticipating providers, nonparticipating emergency facilities or nonparticipating providers of air ambulance services. Federal IDR process will only apply for services not applicable to the state law.	Federal process applies
<u>California</u>	Collaborative Agreement, with the Federal Government enforcing certain provisions and California others.	Federal External Review Process	Cal. Health and Safety Code §§ 1371.30, 1371.31, and 1371.9, and §§ 10112.8, 10112.81 and 10112.82(a) of the Insurance Code are specified state laws that will determine the outof-network rate for non-emergency services furnished to individuals in health care service plans and certain health insurance plans in California by noncontracting individual health professionals at contracting health facilities. The Federal IDR process will apply to other outof-network services that the California law does not cover.	Federal process applies
<u>Colorado</u>	Collaborative Agreement, with the Federal Government enforcing certain provisions and Colorado others.	Federal External Review Process	CR.S. § 10-16-704(3)(d)(II), § 10-16-704(5.5), and § 10-16-704(15) are specified state laws that will determine the out-of-network rate with respect to items and services furnished to individuals in an insured group health plan, or group or individual health insurance coverage in Colorado by nonparticipating providers or nonparticipating emergency facilities.	Federal process applies

State	Direct Enforcement of No Surprises Act	Adverse Determinations	Independent Review Process (IDR)	Patient-Provider Dispute Resolution
Connecticut	Collaborative Agreement	Federal External Review Process	CGS Sec. 38a-477aa specified state law that will apply for "purposes of determining the out-of-network rate with respect to certain health care services by out-of-network health care providers at an in-network facility or an out-of-network clinical laboratory upon referral of an in-network provider and emergency services furnished to individuals with coverage from carriers in CT." Federal IDR process will only apply for services not applicable to the state law.	Federal process applies
<u>Delaware</u>	Collaborative Agreement	Federal External Review Process	18 Del. Code §§ 3349 and 3565 are specified state laws that will apply for purposes of determining the out-of-network rate with respect to covered emergency services conducted by out-of-network providers.	Federal process applies
<u>Florida</u>	Florida will enforce most of the provisions of the No Surprises Act, and the Federal Government will enforce some.	Federal External Review Process	Sections 408.7057, 627.42397, 627.64194(4), 627.64194(6), 641.513(5), and 641.514, F.S. and rule 59A-12.030, Florida Administrative Code are specified state laws that will determine the out-of-network rate with respect to items and services furnished to individuals in an insured group health plan, or group or individual health insurance coverage in Florida, as well as claim dispute payment amounts pertaining to HMOs that are above certain claims payment thresholds. These thresholds are described in the letter. The Federal IDR process would apply for out-of-network HMO services below these thresholds.	Federal process applies

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<u>Maine</u>	Collaborative Agreement	Maine External Review Process	Title 24-A, Maine Insurance Code, Chapter 56-A, §4303-C is a specified state law that will apply for purposes of determining the out-of-network rate with respect to items and services furnished to individuals in an insured group health plan, or group or individual health insurance coverage in Maine by nonparticipating providers, nonparticipating emergency facilities or nonparticipating providers of air ambulance services. Federal IDR process will NOT apply	Federal process applies
<u>Maryland</u>	Collaborative Agreement	Federal External Review Process	Maryland has an All-Payer Model Agreement that would determine the out-of-network rate for hospital services. § 19-710.1 of the Health General Article applies as a specified state law for purposes of determining the out-of-network rate with respect to covered services furnished to individuals in HMOs in Maryland by health care providers who are not under contract with the HMO. § 14-205.2 of the Maryland Insurance Article is a specified state law that will determine the out-of-network rate with respect to EPOs or PPOs services delivered by nonpreferred on-call and hospital-based physicians who accept assignment of benefits. The federal independent dispute resolution process will apply for all other out-of-network services to which Maryland's All-Payer Model Agreement or specified state laws do not apply.	

State	Direct Enforcement of No Surprises Act	Adverse Determinations	Independent Review Process (IDR)	Patient-Provider Dispute Resolution
<u>Missouri</u>	Missouri will enforce certain provisions of the No Surprises Act, and the Federal Government will enforce others.	Federal External Review Process	Section 376.690, Missouri Revised Statute (RSMo), is a specified state law that will apply for purposes of determining the out-of-network rate with respect to unanticipated out-of-network care furnished to individuals with coverage from health carriers in Missouri by out-of-network health care professionals at an in-network facility. The federal independent dispute resolution process will apply to other out-of-network services that the state law does not cover.	Federal process applies
<u>Nebraska</u>	Collaborative Agreement	Federal External Review Process	Nebraska Revised Statutes 44-6849 and 44-6850 are specified state laws that will apply for purposes of determining the out-of-network rate with respect to emergency services furnished to individuals in health benefit plans in Nebraska by out-of-network health care providers. The Federal IDR Process will apply in cases which the state law does not cover.	Federal process applies
<u>Nevada</u>	Nevada Division of Insurance will enforce certain sections of the law, and the federal government will enforce others.	Nevada External Review Process	NRS 439B.748, 751 and 754 are specified state laws that will apply for purposes of determining the out-of-network rate with respect to medically necessary emergency services furnished to individuals in health benefit plans, the Public Employees' Benefits Program and other organizations under NRS 439B.736(1)(c) in Nevada by an out-of-network emergency facility or out-of-network provider. Federal IDR process will apply in cases where state law does not apply.	Federal process applies

State	Direct Enforcement of No Surprises Act	Adverse Determinations	Independent Review Process (IDR)	Patient-Provider Dispute Resolution
New Hampshire	Collaborative Agreement	New Hampshire External Review Process	NH RSA Title XXX 329:31- b(III) is a specified state law that will apply for purposes of determining the out-of-network rate with respect to anesthesiology, radiology, emergency medicine, or pathology services furnished to individuals in a managed care plan in New Hampshire by a health care provider in a hospital or ambulatory surgical center that is in-network. Federal IDR process will apply in cases where state law does not apply.	Federal process applies
<u>New Jersey</u>	Collaborative Agreement	Federal External Review Process	N.J.S.A. 26:2SS-1 to -20 includes a specified state law that will apply for purposes of determining the out-of-network rate with respect to out-of-network services rendered on an inadvertent and/or emergency or urgent basis to individuals covered under a health benefits plan issued in New Jersey by a New Jersey licensed or certified health care provider. Federal IDR process will apply in cases where state law does not apply.	Federal process applies
<u>New Mexico</u>	Collaborative Agreement	New Mexico External Review Process	"Section 59A-57A-1, et. seq. NMSA 1978 and 13.10.33 NMAC are specified state laws that will apply for purposes of determining the out-of-network rate with respect to out of network emergency care"	Federal process applies
<u>Ohio</u>	Collaborative Agreement	Ohio External Review Process	ORC 3902.50 – 3902.54 are specified state laws that will apply for purposes of determining the out-of-network rate with respect to emergency services and non-emergency services by nonparticipating providers at in-network facilities. Federal IDR process will apply to other services (air ambulance services) that the state laws do not apply to.	Federal process applies

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<u>Virginia</u>	Collaborative Agreement	Federal External Review Process	Sections 38.2- 3445.01 through 38.2-3445.07 and 14 VAC 5-405-10 et seq are specified state laws that will apply for purposes of determining the out-of-network rate with respect to emergency services provided to an enrollee, or nonemergency services provided to an enrollee at an in-network facility if the nonemergency services involve surgical or ancillary services provided by an out-of-network provider furnished to individuals in fully-insured managed care plans issued or delivered in Virginia, including grandfathered plans. Federal IDR process will apply for services not impacted by state law.	Federal process applies
<u>Washington</u>	Washington will enforce all major provisions	Washington External Review Process	Washington will enforce Federal IDR Process	Federal process applies