

SENATE BILL No. 426

DIGEST OF SB 426 (Updated January 20, 2004 1:17 pm - DI 110)

Citations Affected: IC 12-13.

Synopsis: Electronic benefits transfer law. Allows the electronic benefits transfer commission ("commission") to review proposed contracts of the division of family and children ("division"). Requires the division to implement commission recommendations, except under specified circumstances. Requires the division to pay a fee of \$0.06 per approved electronic benefits transfer transaction to retailers participating in the EBT program who use their own equipment. Requires the division to review the amount of the fee every two years. Requires the commission to review and make recommendations concerning a state program administered by the office of the secretary of family and social services through which the state uses electronic transfers to transfer benefits or money. Requires the division to implement a staggered distribution schedule for EBT program benefits.

Effective: July 1, 2004.

Kenley

January 12, 2004, read first time and referred to Committee on Commerce and Consumer Affairs.

January 22, 2004, amended, reported favorably — Do Pass.



Second Regular Session 113th General Assembly (2004)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2003 Regular Session of the General Assembly.

C

SENATE BILL No. 426

0

A BILL FOR AN ACT to amend the Indiana Code concerning human services.

p

Be it enacted by the General Assembly of the State of Indiana:

У

SECTION	1. I	C 12	-13-14-4	IS	AMENDED	TO	READ	AS
FOLLOWS [E	FFE	CTIVI	E JULY 1	, 20	04]: Sec. 4. (a)	The	commis	sion
shall make recommendations to the division and advise the division of								n on
the following	issues	S:						

- (1) Implementing a fully functional and operating EBT program statewide.
- (2) How Indiana's EBT program implemented under this chapter can be administered in accordance with:
 - (A) federal requirements under 7 U.S.C. 2016(i); and
 - (B) federal regulations under 7 CFR 272, 274, 276, 277, and 278.
- (3) Whether to implement the National Automated Clearing House Association guidelines to the extent that the guidelines are not inconsistent with federal law.
- (4) Whether to implement the federal electronic funds transfer rules.
- (5) Whether the division should seek a waiver from the Secretary

6

7 8

9

10

11

12

13

14

15

16

17

1	that would allow retailers to identify check-out lanes that are
2	equipped to handle EBT transactions.
3	(6) Providing retailer and recipient training.
4	(7) Creating an EBT program in Indiana that is compatible with
5	EBT programs in other states to the extent possible.
6	(8) Rules necessary to provide adequate financial safeguards and
7	other protections for recipients.
8	(9) Any other issues concerning the establishment and operation
9	of an EBT program.
10	(10) Reviewing and making recommendations as required by
11	section 13 of this chapter concerning a state program through
12	which the state uses electronic transfers to transfer benefits or
13	other money to another person.
14	(b) The division shall approve and implement a
15	recommendation made by the commission under subsection (a)
16	unless the recommendation:
17	(1) violates state or federal law;
18	(2) violates the National Automated Clearing House
19	Association guidelines;
20	(3) results in the electronic benefits transfer program being
21	incompatible with other state EBT programs; or
22	(4) is fiscally infeasible.
23	(c) The division may not enter into a contract under this chapter
24	unless the commission has reviewed the contract. The commission
25	shall keep the terms of a proposed contract confidential.
26	SECTION 2. IC 12-13-14-12 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 12. (a) Except as
28	provided in subsection (b), the division shall negotiate a fee structure
29	with the Indiana Grocers and Convenience Store Association for
30	retailers in exchange for processing the division's EBT transactions.
31	Retailer agreements entered into between the state and retailers shall
32	consider appropriate fees that are consistent with existing market
33	practices, and consider costs incurred by the participating retailers for
34	capital expenditures and ongoing operating expenditures. pay a
35	retailer who participates in the EBT program and uses the
36	retailer's own equipment a fee of six cents (\$0.06) for each
37	approved transaction.
38	(b) The division shall review the amount of the fee every two (2)
39	years and adjust increase the fee if necessary or appropriate.
40	SECTION 3. IC 12-13-14-13 IS ADDED TO THE INDIANA
41	CODE AS A NEW SECTION TO READ AS FOLLOWS

 $[EFFECTIVE\ JULY\ 1,2004]: \textbf{Sec.\ 13.}\ \textbf{The\ commission\ shall\ review}$



42

and	make	recommendations	to	the	division	concerning	g the
imp	lementa	ition of a state prog	ram	adn	ninistered	under the	office
of th	ie secre	tary through which	the	stat	e uses ele	ctronic trar	ısfers
to tr	ansfer	benefits or other mo	oney	to a	nother p	erson.	

SECTION 4. IC 12-13-14-14 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 14. (a) Not later than January 1, 2005, the division shall implement a staggered distribution schedule of benefits for the EBT program based on the first letter of the recipient's last name. The division may use the same schedule that is used in the distribution of food stamp benefits if the food stamp distribution occurs on a staggered schedule.

(b) The division shall implement the distribution schedule required by subsection (a) in a manner that minimizes the impact on EBT program recipients.











COMMITTEE REPORT

Madam President: The Senate Committee on Commerce and Consumer Affairs, to which was referred Senate Bill No. 426, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 2, line 36, delete "ten cents (\$0.10)" and insert "six cents (\$0.06)".

and when so amended that said bill do pass.

(Reference is to SB 426 as introduced.)

SERVER, Chairperson

Committee Vote: Yeas 6, Nays 0.









