## CONFERENCE COMMITTEE REPORT DIGEST FOR EHB 1300

**Citations Affected:** IC 27-1-3-31; IC 27-8-11-11; IC 27-13-36-12.

Synopsis: Health plan requirements and study. Conference committee report for EHB 1300. Requires certain insurers and health maintenance organizations to submit certain data and information to the insurance commissioner. Requires the insurance commissioner to study the submissions and make certain actuarial determinations and report to the health finance commission. Requires certain insurer and health maintenance organization notice to covered individuals concerning claim payments. Requires the health finance commission to study certain issues during the 2009 interim and report to the legislative council. (This conference committee report: (1) requires the insurance commissioner to specify data and information and prescribe a format for the data and information submission from insurers and health maintenance organizations; (2) specifies confidentiality requirements; (3) requires notice of possible criminal penalties related to claim payments; and (4) amends certain deadlines.)

Effective: Upon passage; July 1, 2009.

## **CONFERENCE COMMITTEE REPORT**

## MR. SPEAKER:

Your Conference Committee appointed to confer with a like committee from the Senate upon Engrossed Senate Amendments to Engrossed House Bill No. 1300 respectfully reports that said two committees have conferred and agreed as follows to wit:

that the House recede from its dissent from all Senate amendments and that the House now concur in all Senate amendments to the bill and that the bill be further amended as follows:

Delet	te everytl	hing after	the enacti	ng clause	and insert	the following
SEC	TION 1.	IC 27-1-3	-31 IS AE	DED TO	THE INI	DIANA CODE
AS A N	NEW SE	ECTION	TO REAL	D AS FC	DLLOWS	[EFFECTIVE
UPON F	PASSAG	E]: <b>Sec.</b> 3	31. (a) No	t later th	an Septe	mber 1, 2009
each ins	surer tha	t issues a	policy of	accident	and sickn	iess insuranc
(as def	fined in	IC 27	-8-5-1) a	nd each	health	maintenance
organiz	zation sh	all submi	it to the c	ommissio	ner speci	ified data and
informa	ation in a	format p	rescribed	l by the co	ommissio	ner. If data o
informa	ation fro	om a hea	alth care	provide	r is dete	rmined to be
necessa	ry to co	mplete tł	ie study u	ınder suk	section (	b), the healtl
care pi	rovider	shall su	bmit the	data o	r inform	ation to the
commis	ssioner.					

- (b) The commissioner shall study the data and information submitted under subsection (a) and make actuarial determinations of the savings and costs of implementation of direct reimbursement by the insurers and health maintenance organizations to out-of-network health care providers for health care services rendered to insureds and enrollees.
- (c) The commissioner shall specify the data and information to be submitted under subsection (a) to reflect the following:
  - (1) The costs incurred or savings experienced by the insurer or health maintenance organization in implementing direct

1	reimbursement to the health care providers.
2	(2) Operational costs incurred or savings experienced in
3	implementing direct reimbursement to the health care
4	providers.
5	(3) The number of additional health care providers, by
6	specialty, that would be reimbursed by the insurer or health
7	maintenance organization after the insurer or health
8	maintenance organization implemented direct
9	reimbursement.
10	(4) Any other costs or savings that an insurer, a health
11	maintenance organization, the commissioner, or the
12	chairperson of the health finance commission established by
13	IC 2-5-23-3 determines to be relevant to direct
14	reimbursement.
15	(d) The commissioner shall report the results of the study and
16	actuarial determinations made under subsection (b) to the health
17	finance commission in an electronic format under IC 5-14-6 before
18	October 15, 2009.
19	(e) Data and information submitted, and results of the study and
20	actuarial determinations made, under this section that identify an
21	individual insurer, health maintenance organization, health care
22	provider, or individual are confidential. However, upon request of
23	the chairperson of the health finance commission, the
24	commissioner shall:
25	(1) remove identifying information from; and
26	(2) provide, to the legislative services agency and members of
27	the health finance commission;
28	the data and information submitted under subsection (a).
29	(f) This section expires December 31, 2009.
30	SECTION 2. IC 27-8-11-11 IS ADDED TO THE INDIANA CODE
31	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
32	1, 2009]: Sec. 11. (a) As used in this section, "noncontracted
33	provider" means a provider that has not entered into an agreement
34	with an insurer under section 3 of this chapter.
35	(b) After September 30, 2009, if an insurer makes a payment to
36	an insured for a health care service rendered by a noncontracted
37	provider, the insurer shall include with the payment instrument
38	written notice to the insured that includes the following:
39	(1) A statement specifying the claims covered by the payment
40	instrument.
41	(2) The name and address of the provider submitting each
42	claim.
43	(3) The amount paid by the insurer for each claim.
44	(4) Any amount of a claim that is the insured's responsibility.
45	(5) A statement in at least 24 point bold type that:
46	(A) instructs the insured to use the payment to pay the
47	noncontracted provider if the insured has not paid the
48	noncontracted provider in full;
49	(B) specifies that paying the noncontracted provider is the
50	insured's responsibility; and
50	insured s responsibility, and

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(C) states that the failure to make the payment violates the

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1 law and may result in collection proceedings or criminal 2 penalties. 3 SECTION 3. IC 27-13-36-12 IS ADDED TO THE INDIANA 4 CODE AS A NEW SECTION TO READ AS FOLLOWS 5 [EFFECTIVE JULY 1, 2009]: Sec. 12. (a) As used in this section, 6 "nonparticipating provider" means a provider that has not entered 7 into an agreement with a health maintenance organization to serve 8 as a participating provider. 9 (b) After September 30, 2009, if a health maintenance 10 organization makes a payment to an enrollee for a health care 11 service rendered by a nonparticipating provider, the health maintenance organization shall include with the payment 12 13 instrument written notice to the enrollee that includes the 14 following: 15 (1) A statement specifying the claims covered by the payment 16 instrument. (2) The name and address of the provider submitting each 17 claim. 18 19 (3) The amount paid by the health maintenance organization 20 for each claim. 21 (4) Any amount of a claim that is the enrollee's responsibility. (5) A statement in at least 24 point bold type that: 22 23 (A) instructs the enrollee to use the payment to pay the 24 nonparticipating provider if the enrollee has not paid the 25 nonparticipating provider in full; 26 (B) specifies that paying the nonparticipating provider is 27 the enrollee's responsibility; and 28 (C) states that the failure to make the payment violates the 29 law and may result in collection proceedings or criminal 30 penalties. 31 SECTION 4. [EFFECTIVE UPON PASSAGE] (a) The health finance commission established by IC 2-5-23-3 shall, during the 32 33 2009 interim, study: 34 (1) the effect on insurers, health care providers, insureds, and 35 other patients of a provision in an agreement with a health 36 care provider under IC 27-8-11-3 requiring the health care 37 provider to accept as patients more insureds than: 38 (A) the number of insureds specified in the agreement; or 39 (B) if there is not a number of insureds specified in the 40 agreement, the number that, in the health care provider's 41 professional judgment, is the greatest number of insureds 42 that the health care provider is able to accept without 43 endangering the health care provider's patients' access to 44 or continuity of care; 45 (2) the effect on health maintenance organizations, 46 participating providers, enrollees, and other patients of a 47 provision in a contract between a health maintenance 48 organization and a participating provider requiring the 49 participating provider to accept as patients more enrollees

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(A) the number of enrollees specified in the contract; or

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(B) if there is not a number of enrollees specified in the contract, the number that, in the participating provider's professional judgment, is the greatest number of enrollees that the participating provider is able to accept without endangering the participating provider's patients' access to or continuity of care; and (3) any other issue related to a provision described in subdivision (1) or (2), as determined by the health finance commission or the legislative council. 

- (b) The health finance commission shall, not later than November 1, 2009, report the health finance commission's findings and recommendations concerning the study conducted under subsection (a) to the legislative council in an electronic format under IC 5-14-6.
- (c) The health finance commission shall, during the 2009 interim, study whether an insurer or health maintenance organization described in IC 27-1-3-31, as added by this act, should be required to directly reimburse an out-of-network health care provider for health care services rendered to an insured or enrollee, considering the report of the insurance commissioner's study and actuarial determinations reported to the health finance commission under IC 27-1-3-31, as added by this act.
  - (d) This SECTION expires December 31, 2009. SECTION 5. An emergency is declared for this act.

(Reference is to EHB 1300 as reprinted March 31, 2009.)

## Conference Committee Report on Engrossed House Bill 1300

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"	igned	by

Representative Welch	Senator Gard
Chairperson	
Representative Lehman	Senator Errington
House Conferees	Senate Conferees