CERTIFICATION OF ENROLLMENT

HOUSE BILL 1140

Chapter 54, Laws of 2005

59th Legislature 2005 Regular Session

HEALTH CARE DISPUTES--INDEPENDENT REVIEWS--FEES

EFFECTIVE DATE: 7/24/05

Passed by the House March 3, 2005 Yeas 97 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 5, 2005 Yeas 47 Nays 0

BRAD OWEN

President of the Senate

Approved April 14, 2005.

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 1140** as passed by the House of Representatives and the Senate on the dates hereon set forth.

RICHARD NAFZIGER

Chief Clerk

FILED

April 14, 2005 - 11:27 a.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

HOUSE BILL 1140

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session By Representatives Bailey, Cody and Wallace

Read first time 01/17/2005. Referred to Committee on Health Care.

AN ACT Relating to fees for performing independent reviews of 1 2 health care disputes; and amending RCW 43.70.235.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Sec. 1. RCW 43.70.235 and 2000 c 5 s 12 are each amended to read 4 5 as follows:

(1) The department shall adopt rules providing a procedure and 6 7 criteria more organizations to for certifying one or perform independent review of health care disputes described in RCW 48.43.535. 8 9

(2) The rules must require that the organization ensure:

10 (a) The confidentiality of medical records transmitted to an independent review organization for use in independent reviews; 11

(b) 12 That each health care provider, physician, or contract 13 specialist making review determinations for an independent review organization is qualified. Physicians, other health care providers, 14 15 and, if applicable, contract specialists must be appropriately licensed, certified, or registered as required in Washington state or 16 in at least one state with standards substantially comparable to 17 Washington state. Reviewers may be drawn from nationally recognized 18 19 centers of excellence, academic institutions, and recognized leading 1 practice sites. Expert medical reviewers should have substantial, 2 recent clinical experience dealing with the same or similar health 3 conditions. The organization must have demonstrated expertise and a 4 history of reviewing health care in terms of medical necessity, 5 appropriateness, and the application of other health plan coverage 6 provisions;

7 (C) That any physician, health care provider, or contract specialist making a review determination in a specific review is free 8 of any actual or potential conflict of interest or bias. Neither the 9 10 expert reviewer, nor the independent review organization, nor any officer, director, or management employee of the independent review 11 organization may have any material professional, familial, or financial 12 13 affiliation with any of the following: The health carrier; 14 professional associations of carriers and providers; the provider; the provider's medical or practice group; the health facility at which the 15 service would be provided; the developer or manufacturer of a drug or 16 17 device under review; or the enrollee;

(d) The fairness of the procedures used by the independent revieworganization in making the determinations;

20 (e) That each independent review organization make its 21 determination:

22 (i) Not later than the earlier of:

(A) The fifteenth day after the date the independent review
 organization receives the information necessary to make the
 determination; or

(B) The twentieth day after the date the independent review organization receives the request that the determination be made. In exceptional circumstances, when the independent review organization has not obtained information necessary to make a determination, a determination may be made by the twenty-fifth day after the date the organization received the request for the determination; and

32 (ii) In cases of a condition that could seriously jeopardize the 33 enrollee's health or ability to regain maximum function, not later than 34 the earlier of:

35 (A) Seventy-two hours after the date the independent review 36 organization receives the information necessary to make the 37 determination; or

p. 2

(B) The eighth day after the date the independent review
 organization receives the request that the determination be made;

3 (f) That timely notice is provided to enrollees of the results of 4 the independent review, including the clinical basis for the 5 determination;

6 (g) That the independent review organization has a quality 7 assurance mechanism in place that ensures the timeliness and quality of 8 review and communication of determinations to enrollees and carriers, 9 and the qualifications, impartiality, and freedom from conflict of 10 interest of the organization, its staff, and expert reviewers; and

(h) That the independent review organization meets any other reasonable requirements of the department directly related to the functions the organization is to perform under this section and RCW 48.43.535, and related to assessing fees to carriers in a manner consistent with the maximum fee schedule developed under this section.

16 (3) To be certified as an independent review organization under 17 this chapter, an organization must submit to the department an 18 application in the form required by the department. The application 19 must include:

(a) For an applicant that is publicly held, the name of each
stockholder or owner of more than five percent of any stock or options;

(b) The name of any holder of bonds or notes of the applicant thatexceed one hundred thousand dollars;

(c) The name and type of business of each corporation or other organization that the applicant controls or is affiliated with and the nature and extent of the affiliation or control;

(d) The name and a biographical sketch of each director, officer, and executive of the applicant and any entity listed under (c) of this subsection and a description of any relationship the named individual has with:

- 31 (i) A carrier;
- 32 (ii) A utilization review agent;
- 33 (iii) A nonprofit or for-profit health corporation;
- 34 (iv) A health care provider;
- 35 (v) A drug or device manufacturer; or

36 (vi) A group representing any of the entities described by (d)(i) 37 through (v) of this subsection; (e) The percentage of the applicant's revenues that are anticipated
 to be derived from reviews conducted under RCW 48.43.535;

3 (f) A description of the areas of expertise of the health care 4 professionals and contract specialists making review determinations for 5 the applicant; and

6 (g) The procedures to be used by the independent review 7 organization in making review determinations regarding reviews 8 conducted under RCW 48.43.535.

9 (4) If at any time there is a material change in the information 10 included in the application under subsection (3) of this section, the 11 independent review organization shall submit updated information to the 12 department.

(5) An independent review organization may not be a subsidiary of,
 or in any way owned or controlled by, a carrier or a trade or
 professional association of health care providers or carriers.

16 (6) An independent review organization, and individuals acting on 17 its behalf, are immune from suit in a civil action when performing 18 functions under chapter 5, Laws of 2000. However, this immunity does 19 not apply to an act or omission made in bad faith or that involves 20 gross negligence.

(7) Independent review organizations must be free from interference
by state government in its functioning except as provided in subsection
(8) of this section.

24 (8) The rules adopted under this section shall include provisions 25 for terminating the certification of an independent review organization for failure to comply with the requirements for certification. 26 The 27 department may review the operation and performance of an independent review organization in response to complaints or other concerns about 28 No later than January 1, 2006, the department shall 29 compliance. develop a reasonable maximum fee schedule that independent review 30 organizations shall use to assess carriers for conducting reviews 31 authorized under RCW 48.43.535. 32

(9) In adopting rules for this section, the department shall take into consideration standards for independent review organizations adopted by national accreditation organizations. The department may accept national accreditation or certification by another state as evidence that an organization satisfies some or all of the requirements

p. 4

- 1 for certification by the department as an independent review
- 2 organization.

Passed by the House March 3, 2005. Passed by the Senate April 5, 2005. Approved by the Governor April 14, 2005. Filed in Office of Secretary of State April 14, 2005.