CERTIFICATION OF ENROLLMENT

HOUSE BILL 1534

Chapter 156, Laws of 2005

59th Legislature 2005 Regular Session

MALPRACTICE INSURANCE--RETIRED HEALTH CARE PROVIDERS

EFFECTIVE DATE: 7/24/05

Passed by the House March 8, 2005 Yeas 97 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 13, 2005 Yeas 46 Nays 0

BRAD OWEN

President of the Senate

Approved April 22, 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 1534** as passed by the House of Representatives and the Senate on the dates hereon set forth.

RICHARD NAFZIGER

Chief Clerk

FILED

April 22, 2005 - 4:01 p.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

HOUSE BILL 1534

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session

By Representatives Green, Hinkle, Cody, Morrell, Schual-Berke, Skinner, Curtis, Clibborn, Campbell and Kagi; by request of Department of Health

Read first time 01/27/2005. Referred to Committee on Health Care.

- 1 AN ACT Relating to identifying health care providers covered by the
- 2 retired health care provider liability malpractice insurance program;
- 3 and amending RCW 43.70.460 and 43.70.470.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 43.70.460 and 2004 c 184 s 1 are each amended to read 6 as follows:
- 7 (1) The department may establish a program to purchase and maintain 8 liability malpractice insurance for retired primary <u>and specialty</u> care 9 providers who provide ((primary)) health care services to low-income 10 patients. The following conditions apply to the program:
- (a) ((Primary)) Health care services shall be provided at clinics serving low-income patients that are public or private tax-exempt corporations or other established practice settings as defined by the department;
- 15 (b) ((Primary)) <u>H</u>ealth care services provided at the clinics shall 16 be offered to low-income patients based on their ability to pay;
- 17 (c) Retired ((primary)) <u>health</u> care providers providing health care 18 services shall not receive compensation for their services; and

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- 1 (d) The department shall contract only with a liability insurer 2 authorized to offer liability malpractice insurance in the state.
 - (e) Specialists in this program will be limited to those whose malpractice insurance premiums are comparable to primary care providers.
 - (2) This section and RCW 43.70.470 shall not be interpreted to require a liability insurer to provide coverage to a ((primary)) health care provider should the insurer determine that coverage should not be offered to a ((primary)) health care provider because of past claims experience or for other appropriate reasons.
 - (3) The state and its employees who operate the program shall be immune from any civil or criminal action involving claims against clinics or ((primary)) health care providers that provided health care services under this section and RCW 43.70.470. This protection of immunity shall not extend to any clinic or ((primary)) health care provider participating in the program.
 - (4) The department may monitor the claims experience of retired ((primary)) <u>health</u> care providers covered by liability insurers contracting with the department.
 - (5) The department may provide liability insurance under chapter 113, Laws of 1992 only to the extent funds are provided for this purpose by the legislature. If there are insufficient funds to support all applications for liability insurance coverage, priority shall be given to those retired ((primary)) health care providers working at clinics operated by public or private tax-exempt corporations rather than clinics operated by for-profit corporations.
- **Sec. 2.** RCW 43.70.470 and 2004 c 184 s 2 are each amended to read 28 as follows:

The department may establish by rule the conditions of participation in the liability insurance program by retired ((primary)) health care providers at clinics utilizing retired ((primary)) health care providers for the purposes of this section and RCW 43.70.460. These conditions shall include, but not be limited to, the following:

(1) The participating ((primary)) <u>health</u> care provider associated with the clinic shall hold a valid license to practice as a physician under chapter 18.71 or 18.57 RCW, a naturopath under chapter 18.36A RCW, a physician assistant under chapter 18.71A or 18.57A RCW, an

advanced registered nurse practitioner under chapter ((18.88)) 18.79 RCW, a dentist under chapter 18.32 RCW, or other health professionals as may be deemed in short supply ((in the health personnel resource plan under chapter 28B.125 RCW. A primary care provider may include a specialist who is practicing in a primary care capacity)) by the department. All ((primary)) health care providers must be in conformity with current requirements for licensure ((as a retired primary care provider)), including continuing education requirements;

- (2) ((The participating primary care provider shall limit the scope of practice in the clinic to primary care. Primary)) Health care shall be limited to noninvasive procedures and shall not include obstetrical care((, or any specialized care and treatment)). Noninvasive procedures include injections, suturing of minor lacerations, and incisions of boils or superficial abscesses. Primary dental care shall be limited to diagnosis, oral hygiene, restoration, and extractions and shall not include orthodontia, or other specialized care and treatment;
- (3) The provision of liability insurance coverage shall not extend to acts outside the scope of rendering ((medical)) health care services pursuant to this section and RCW 43.70.460;
- (4) The participating ((primary)) health care provider shall limit the provision of health care services to primarily low-income persons provided that clinics may, but are not required to, provide means tests for eligibility as a condition for obtaining health care services;
- (5) The participating ((primary)) health care provider shall not accept compensation for providing health care services from patients served pursuant to this section and RCW 43.70.460, nor from clinics serving these patients. "Compensation" shall mean any remuneration of value to the participating ((primary)) health care provider for services provided by the ((primary)) health care provider, but shall not be construed to include any nominal copayments charged by the clinic, nor reimbursement of related expenses of a participating ((primary)) health care provider authorized by the clinic in advance of being incurred; and
- (6) The use of mediation or arbitration for resolving questions of potential liability may be used, however any mediation or arbitration agreement format shall be expressed in terms clear enough for a person

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- 1 with a sixth grade level of education to understand, and on a form no
- 2 longer than one page in length.

Passed by the House March 8, 2005. Passed by the Senate April 13, 2005. Approved by the Governor April 22, 2005. Filed in Office of Secretary of State April 22, 2005.