CERTIFICATION OF ENROLLMENT

ENGROSSED HOUSE BILL 1890

64th Legislature 2015 Regular Session

Passed by the House March 9, 2015 Yeas 98 Nays 0

Speaker of the House of Representatives

Passed by the Senate April 13, 2015 Yeas 47 Nays 0

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED HOUSE BILL 1890** as passed by House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

ENGROSSED HOUSE BILL 1890

Passed Legislature - 2015 Regular Session

State of Washington 64th Legislature 2015 Regular Session

By Representatives Schmick and Cody

Read first time 02/02/15. Referred to Committee on Health Care & Wellness.

1 AN ACT Relating to a second-party payment process for paying 2 insurers; adding a new section to chapter 48.43 RCW; and creating a 3 new section.

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

5 NEW SECTION. **Sec. 1.** (1) The legislature recognizes that under 6 regulations implementing the federal patient protection and 7 affordable care act, issuers offering individual market qualified health plans are required to accept third-party premium and cost-8 sharing payments from the Ryan White HIV/AIDS program under Title 9 10 of the public health service act, Indian tribes, tribal XXVI 11 organizations or urban Indian organizations, and state and federal government programs. However, federal regulators have stated that 12 13 they have serious concerns about payments made on a third-party basis 14 by hospitals, health care providers, and other commercial entities using their own funds because of the potential that such payments 15 16 could cause distortions in the insurance market.

17 (2) The legislature intends to clarify that an entity that makes 18 premium payments from accounts that are owned and controlled by the 19 covered person do not constitute a third party for the purposes of 20 acceptance of premium payments by an issuer. The legislature does not 21 intend to impact third-party payment programs required under federal

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law, including, but not limited to, federal guidance implementing the
federal patient protection and affordable care act.

3 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 48.43 4 RCW to read as follows:

5 (1) For the purposes of this section, "second-party payment process" means a process in which: (a) An individual has an account б under his or her name maintained with a financial institution and is 7 either managed by the financial institution or an entity that, with 8 the express agreement with the individual, has established the 9 account on behalf of the individual with a financial institution; (b) 10 11 the account is funded with funds from the individual or his or her family members or in a manner otherwise consistent with federal law 12 including, but not limited to, federal guidance implementing the 13 federal patient protection and affordable care act; and (c) the 14 15 account is under the control of the covered person, such that the 16 covered person may authorize payments from the account.

17 (2) All issuers must accept any payments made by a second-party payment process; however, no issuer need accept payment by a second-18 19 party payment process if the second-party payer is controlled by or 20 receives funding from any entity where such entity may be reimbursed by an issuer for providing health care services or if the account 21 under the control of the covered person is funded by any such entity, 22 23 except those third-party entities from whom federal law requires such 24 issuer to accept payment.

(3) Payments made under subsection (2) of this section may bemade with any legal tender denominated in United States dollars.

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