HOUSE BILL No. 1296

DIGEST OF INTRODUCED BILL

Citations Affected: IC 12-15-1.3-19.

Synopsis: Medicaid waiver priority status for military child. Requires the office of the secretary of family and social services to apply, before July 1, 2019, to the United States Department of Health and Human Services for an amendment to the family and support services Medicaid waiver to create priority status on the waiver for a child of an active member or veteran of the armed forces or the national guard.

Effective: Upon passage.

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January 14, 2019, read first time and referred to Committee on Public Health.



First Regular Session of the 121st General Assembly (2019)

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 2018 Regular and Special Session of the General Assembly.

HOUSE BILL No. 1296

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

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

| SEC | TION | I 1. | IC 12 | -15-1.3 | -19 IS | S AD | DED ' | ТОТ | THE I | ND1 | IANA |
|----------|---------|-------------|---------|---------|---------------|--------|----------------|--------------|--------|------|--------|
| CODE | AS | A | NEW | SEC | TION | TO | REA | D A | S FO | OLL | OWS |
| [EFFEC | CTIVI | E UI | PON PA | ASSA(| 3E]: S | ec. 19 | . (a) F | Befor | e July | y 1, | 2019 |
| the off | fice o | of tl | he sec | retary | shall | app | ly to | the | Unite | ed S | States |
| Depart | ment | of I | Health | and H | uman | Servi | ices fo | r an | amen | dm | ent to |
| the fan | nily an | nd su | upport | servic | es Me | dicaid | l waiv | er to | creat | e pr | iority |
| status o | on the | e wa | iver fo | r a chi | ld of: | | | | | | |
| | | | | | | | | | | | |

- (1) an active member; or
- (2) veteran;

of the armed forces of the United States (as defined in IC 5-9-4-3) or the national guard.

(b) The office of the secretary may not implement the amendment until the office files an affidavit with the governor attesting that the amendment applied for under this section is in effect. The office of the secretary shall file the affidavit under this subsection not more than five (5) days after the office is notified that the amendment is approved.



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| 1 | (c) If the office of the secretary receives approval for the |
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| 2 | amendment under this section from the United States Departmen |
| 3 | of Health and Human Services and the governor receives the |
| 4 | affidavit filed under subsection (b), the office shall implement the |
| 5 | amendment not more than sixty (60) days after the governor |
| 6 | receives the affidavit. |
| 7 | (d) The office of the secretary may adopt rules under IC 4-22-2 |
| 8 | to implement this section. |

- (d) The office of the secretary may adopt rules under to implement this section. SECTION 2. An emergency is declared for this act.

