

Reprinted February 3, 2015

HOUSE BILL No. 1340

DIGEST OF HB 1340 (Updated February 2, 2015 5:29 pm - DI 101)

Citations Affected: IC 4-21.5; IC 24-4.3; IC 24-4.5.

Synopsis: Civil proceeding advance payment transactions. Defines a "civil proceeding advance payment transaction", or "CPAP transaction", as a nonrecourse transaction in which a person (CPAP provider) provides to a consumer claimant in a civil proceeding a funded amount, the repayment of which is: (1) required only if the consumer claimant prevails in the civil proceeding; and (2) sourced from the proceeds of the civil proceeding. Requires a CPAP provider to register with the department of financial institutions (department). Sets forth requirements, including disclosure requirements, for a contract (CPAP contract) entered into by a CPAP provider and a consumer claimant. Sets forth certain requirements and prohibitions with respect to CPAP transactions, including limits on the funded amount and specifications for the CPAP contract amount. Permits the department to take certain actions to: (1) determine compliance with; and (2) pursue remedies for violations of; these provisions. Permits the department to adopt rules to implement these provisions. Specifies that the Uniform Consumer Credit Code does not apply to a CPAP transaction.

Effective: Upon passage.

Lehman, Austin

January 22, 2015, read first time and referred to Committee on Financial Institutions. January 29, 2015, reported — Do Pass. February 2, 2015, read second time, amended, ordered engrossed.



Reprinted February 3, 2015

First Regular Session of the 119th General Assembly (2015)

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 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

HOUSE BILL No. 1340

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

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

1	SECTION 1. IC 4-21.5-3-6, AS AMENDED BY P.L.153-2011,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	UPON PASSAGE]: Sec. 6. (a) Notice shall be given under this section
4	concerning the following:
5	(1) A safety order under IC 22-8-1.1.
6	(2) Any order that:
7	(A) imposes a sanction on a person or terminates a legal right,
8	duty, privilege, immunity, or other legal interest of a person;
9	(B) is not described in section 4 or 5 of this chapter or
10	IC 4-21.5-4; and
11	(C) by statute becomes effective without a proceeding under
12	this chapter if there is no request for a review of the order
13	within a specified period after the order is issued or served.
14	(3) A notice of program reimbursement or equivalent
15	determination or other notice regarding a hospital's



1 2 3 4	reimbursement issued by the office of Medicaid policy and planning or by a contractor of the office of Medicaid policy and planning regarding a hospital's year end cost settlement. (4) A determination of audit findings or an equivalent
5	determination by the office of Medicaid policy and planning or by
6	a contractor of the office of Medicaid policy and planning arising
7	from a Medicaid postpayment or concurrent audit of a hospital's
8	Medicaid claims.
9	(5) A license revocation or suspension under:
10	(A) IC 24-4.4-2;
11	(B) IC 24-4.5-3;
12	(C) IC 28-1-29;
13	(D) IC 28-7-5;
14	(E) IC 28-8-4; or
15	(F) IC 28-8-5.
16	(6) An order issued by the:
17	(A) division of aging or the bureau of aging services; or
18	(B) division of disability and rehabilitative services or the
19	bureau of developmental disabilities services;
20	against providers regulated by the division of aging or the bureau
21	of developmental disabilities services and not licensed by the
22	state department of health under IC 16-27 or IC 16-28.
23	(7) The denial, suspension, or revocation of a certificate of
24	registration under IC 24-4.3.
25	(b) When an agency issues an order described by subsection (a), the
26	agency shall give notice to the following persons:
27	(1) Each person to whom the order is specifically directed.
28	(2) Each person to whom a law requires notice to be given.
29	A person who is entitled to notice under this subsection is not a party
30	to any proceeding resulting from the grant of a petition for review
31	under section 7 of this chapter unless the person is designated as a
32	party in the record of the proceeding.
33	(c) The notice must include the following:
34	(1) A brief description of the order.
35	(2) A brief explanation of the available procedures and the time
36	limit for seeking administrative review of the order under section
37	7 of this chapter.
38	(3) Any other information required by law.
39	(d) An order described in subsection (a) is effective fifteen (15) days
40	after the order is served, unless a statute other than this article specifies
41	a different date or the agency specifies a later date in its order. This
42	subsection does not preclude an agency from issuing, under



IC 4-21.5-4, an emergency or other temporary order concerning the subject of an order described in subsection (a).

3 (e) If a petition for review of an order described in subsection (a) is 4 filed within the period set by section 7 of this chapter and a petition for 5 stay of effectiveness of the order is filed by a party or another person 6 who has a pending petition for intervention in the proceeding, an 7 administrative law judge shall, as soon as practicable, conduct a 8 preliminary hearing to determine whether the order should be stayed in 9 whole or in part. The burden of proof in the preliminary hearing is on 10 the person seeking the stay. The administrative law judge may stay the 11 order in whole or in part. The order concerning the stay may be issued 12 after an order described in subsection (a) becomes effective. The 13 resulting order concerning the stay shall be served on the parties and 14 any person who has a pending petition for intervention in the 15 proceeding. It must include a statement of the facts and law on which 16 it is based. 17 SECTION 2. IC 4-21.5-3-7, AS AMENDED BY P.L.6-2012,

18 SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 19 UPON PASSAGE]: Sec. 7. (a) To qualify for review of a personnel 20 action to which IC 4-15-2.2 applies, a person must comply with 21 IC 4-15-2.2-42. To qualify for review of any other order described in 22 section 4, 5, or 6 of this chapter, a person must petition for review in a 23 writing that does the following: 24

(1) States facts demonstrating that:

- (A) the petitioner is a person to whom the order is specifically directed:
- 27 (B) the petitioner is aggrieved or adversely affected by the 28 order: or 29

(C) the petitioner is entitled to review under any law.

(2) Includes, with respect to determinations of notice of program reimbursement and audit findings described in section 6(a)(3) and 6(a)(4) of this chapter, a statement of issues that includes:

33 (A) the specific findings, action, or determination of the office of Medicaid policy and planning or of a contractor of the 34 35 office of Medicaid policy and planning from which the 36 provider is appealing;

- 37 (B) the reason the provider believes that the finding, action, or 38 determination of the office of Medicaid policy and planning or 39 of a contractor of the office of Medicaid policy and planning 40 was in error: and
- 41 (C) with respect to each finding, action, or determination of 42 the office of Medicaid policy and planning or of a contractor

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1	of the office of Medicaid policy and planning, the statutes or
2	rules that support the provider's contentions of error.
3 4	Not more than thirty (30) days after filing a petition for review
4	under this section, and upon a finding of good cause by the
5	administrative law judge, a person may amend the statement of
6	issues contained in a petition for review to add one (1) or more
7	additional issues.
8	(3) Is filed:
9	(A) with respect to an order described in section $4, 5, 6(a)(1)$,
10	6(a)(2), or $6(a)(5)$, or $6(a)(7)$ of this chapter, with the ultimate
11	authority for the agency issuing the order within fifteen (15)
12	days after the person is given notice of the order or any longer
13	period set by statute; or
14	(B) with respect to a determination described in section $6(a)(3)$
15	or $6(a)(4)$ of this chapter, with the office of Medicaid policy
16	and planning not more than one hundred eighty (180) days
17	after the hospital is provided notice of the determination.
18	The issuance of an amended notice of program reimbursement by
19	the office of Medicaid policy and planning does not extend the
20	time within which a hospital must file a petition for review from
21	the original notice of program reimbursement under clause (B),
22	except for matters that are the subject of the amended notice of
23	program reimbursement.
24	If the petition for review is denied, the petition shall be treated as a
25	petition for intervention in any review initiated under subsection (d).
26	(b) If an agency denies a petition for review under subsection (a)
27	and the petitioner is not allowed to intervene as a party in a proceeding
28	resulting from the grant of the petition for review of another person, the
29	agency shall serve a written notice on the petitioner that includes the
30	following:
31	(1) A statement that the petition for review is denied.
32	(2) A brief explanation of the available procedures and the time
33	limit for seeking administrative review of the denial under
34	subsection (c).
35	(c) An agency shall assign an administrative law judge to conduct
36	a preliminary hearing on the issue of whether a person is qualified
37	under subsection (a) to obtain review of an order when a person
38	•
30 39	requests reconsideration of the denial of review in a writing that: (1) states facts demonstrating that the person filed a patition for
39 40	(1) states facts demonstrating that the person filed a petition for
	review of an order described in section 4, 5, or 6 of this chapter;
41 42	(2) states facts demonstrating that the person was denied review
42	without an evidentiary hearing; and



1 (3) is filed with the ultimate authority for the agency denying the 2 review within fifteen (15) days after the notice required by 3 subsection (b) was served on the petitioner. 4 Notice of the preliminary hearing shall be given to the parties, each 5 person who has a pending petition for intervention in the proceeding, 6 and any other person described by section 5(d) of this chapter. The 7 resulting order must be served on the persons to whom notice of the 8 preliminary hearing must be given and include a statement of the facts 9 and law on which it is based. 10 (d) If a petition for review is granted, the petitioner becomes a party to the proceeding and the agency shall assign the matter to an 11 administrative law judge or certify the matter to another agency for the 12 13 assignment of an administrative law judge (if a statute transfers 14 responsibility for a hearing on the matter to another agency). The 15 agency granting the administrative review or the agency to which the 16 matter is transferred may conduct informal proceedings to settle the 17 matter to the extent allowed by law. 18 SECTION 3. IC 24-4.3 IS ADDED TO THE INDIANA CODE AS 19 A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE UPON 20 PASSAGE1: 21 **ARTICLE 4.3. CIVIL PROCEEDING ADVANCE PAYMENT** 22 **TRANSACTIONS** 23 **Chapter 1. Application, Construction, and Definitions** 24 Sec. 1. This article applies to: (1) civil proceeding advance payment transactions; and 25 (2) civil proceeding advance payment contracts; 26 offered or entered into after June 30, 2015. 27 28 Sec. 2. (a) As used in this article, "charge", with respect to a 29 CPAP transaction, means an amount that: 30 (1) is imposed by a CPAP provider and payable or assignable 31 by or on behalf of a consumer claimant; and 32 (2) is in addition to the funded amount and the contract 33 amount: 34 regardless of the term used by the CPAP provider in the CPAP 35 contract to identify the amount, or of how the amount is determined or calculated by the CPAP provider. 36 37 (b) The term includes any: (1) administrative, origination, or underwriting fee; 38 39 (2) case review, case servicing, or document management fee; 40 or 41 (3) other fee related to services provided or costs incurred by 42 the CPAP provider in connection with the CPAP transaction;

1	imposed by the CPAP provider and payable or assignable by or on
2	behalf of the consumer claimant, regardless of the term used by the
$\frac{2}{3}$	CPAP provider in the CPAP contract to identify the amount, or of
4	how the amount is determined or calculated by the CPAP provider.
5	Sec. 3. (a) As used in this article, "civil proceeding" means:
6	(1) a civil action;
7	(2) a mediation, an arbitration, or any other alternative
8	dispute resolution proceeding; or
9	(3) an administrative proceeding before:
10	(A) an agency or instrumentality of the state; or
11	(B) a political subdivision, or an agency or instrumentality
12	of a political subdivision, of the state;
13	that is filed in, or is under the jurisdiction of, a court with
14	jurisdiction in Indiana, a tribunal in Indiana, or an agency or
15	instrumentality described in subdivision (3) in Indiana.
16	(b) The term includes all proceedings arising out of or relating
17	to the proceeding described in subsection (a), including any:
18	(1) proceedings on appeal or remand; and
19	(2) enforcement, ancillary, or parallel proceedings.
20	Sec. 4. As used in this article, "civil proceeding advance
21	payment contract", or "CPAP contract", means a contract for a
22	CPAP transaction that a CPAP provider enters into, or offers to
23	enter into, with a consumer claimant.
24	Sec. 5. (a) As used in this article, "civil proceeding advance
25	payment provider", or "CPAP provider", means a person that:
26	(1) enters into, or offers to enter into, a CPAP transaction
27	with a consumer claimant in connection with a civil
28	proceeding; and
29	(2) is registered with, or is required to be registered with, the
30 31	department under IC 24-4.3-2.
31 32	(b) The term does not include any of the following:
32 33	(1) An immediate family member of a consumer claimant.(2) A financial institution, a creditor subject to IC 24-4.5, or
33 34	any other person:
35	(A) that provides financing to a CPAP provider; or
36	(B) to whom a CPAP provider grants a security interest or
37	assigns any rights or interest in a CPAP transaction.
38	(3) An attorney, an accountant, a tax consultant, a public or
39	private benefits planning professional, or a financial
40	professional who provides services to a consumer claimant in
41	connection with a civil proceeding.
42	Sec. 6. (a) As used in this article, "civil proceeding advance



1	payment transaction", or "CPAP transaction", means a
2	nonrecourse transaction in which a CPAP provider provides a
$\frac{2}{3}$	funded amount to a consumer claimant to use for any purpose
4	other than prosecuting the consumer claimant's civil proceeding,
5	if the repayment of the funded amount is:
6	(1) required only if the consumer claimant prevails in the civil
7	proceeding; and
8	(2) sourced from the proceeds of the civil proceeding, whether
9	the proceeds result from a judgment, a settlement, or some
10	other resolution.
11	(b) The term includes a transaction:
12	(1) that is structured as a purchase; and
13	(2) in which the CPAP provider purchases from the consumer
14	claimant a contingent right to receive a share of the potential
15	proceeds of the consumer claimant's civil proceeding, whether
16	the proceeds result from a judgment, a settlement, or some
17	other resolution.
18	Sec. 7. As used in this article, "consumer claimant" means an
19	individual:
20	(1) who is or may become a plaintiff, a claimant, or a
21	demandant in a civil proceeding; and
22	(2) who:
23	(A) is offered a CPAP transaction by a CPAP provider; or
24	(B) enters into a CPAP transaction with a CPAP provider;
25	regardless of whether the individual is a resident of Indiana.
26	Sec. 8. (a) As used in this article, "contract amount", with
27	respect to a CPAP transaction, means an amount that is:
28	(1) in addition to the funded amount;
29	(2) payable or assignable to the CPAP provider only if the
30	consumer claimant prevails in the consumer claimant's civil
31	proceeding; and
32	(3) sourced from the proceeds of the civil proceeding, whether
33	the proceeds result from a judgment, a settlement, or some
34	other resolution;
35	regardless of the term used by the CPAP provider in the CPAP
36	contract to identify the amount, or of how the amount is
37	determined or calculated by the CPAP provider.
38	(b) The term does not include charges.
39	Sec. 9. As used in this article, "department" refers to the
40	members of the department of financial institutions.
41	Sec. 10. As used in this article, "director" refers to the director
42	of the department of financial institutions or the director's

1	designee.
2	Sec. 11. (a) As used in this article, "funded amount", with
$\frac{2}{3}$	respect to a CPAP transaction, means the amount of money:
4	(1) that is provided to the consumer claimant by the CPAP
5	provider; and
6	(2) the repayment of which is:
7	(A) required only if the consumer claimant prevails in the
8	consumer claimant's civil proceeding; and
9	(B) sourced from the proceeds of the civil proceeding,
10	whether the proceeds result from a judgment, a settlement,
11	or some other resolution;
12	regardless of the term used by the CPAP provider in the CPAP
13	contract to identify the amount.
14	(b) In the case of a CPAP transaction described in section 6(b)
15	of this chapter, the term means the price:
16	(1) that is paid by the CPAP provider in purchasing from the
17	consumer claimant a contingent right to receive a share of the
18	potential proceeds of the consumer claimant's civil
19	proceeding; and
20	(2) the amount of which must be repaid only:
21	(A) if the consumer claimant prevails in the consumer
22	claimant's civil proceeding; and
23	(B) from the proceeds of the civil proceeding, whether the
24	proceeds result from a judgment, a settlement, or some
25	other resolution;
26	regardless of the term used by the CPAP provider in the CPAP
27	contract to identify the amount.
28	(c) The term does not include:
29	(1) the contract amount; or
30	(2) charges.
31	Sec. 12. As used in this article, "funding date", with respect to
32	a CPAP transaction, means the date on which a CPAP provider
33	transfers the funded amount to the consumer claimant by:
34	(1) personal delivery;
35	(2) wire, automated clearing house, or other electronic means;
36	or
37	(3) insured, certified, or registered United States mail.
38	Chapter 2. Registration of CPAP Providers With the
39	Department
40	Sec. 1. Except as provided in section 2(g) of this chapter, after
41	June 30, 2015, a person may not enter into, or offer to enter into,
42	a CPAP transaction with a consumer claimant, or otherwise



1 engage in business as a CPAP provider: 2 (1) except as authorized by this article; and 3 (2) unless the person first receives a certificate of registration 4 from the department under this chapter. 5 6 7 8 9 10 is necessary to evaluate the character and fitness of the applicant. 11 12 13 14 15 16 17 for the denial. In rules adopted under: 18 (1) section 4 of this chapter; or 19 (2) IC 24-4.3-5-5; 20 the department may set forth circumstances under which a 21 22 23 24 25 with IC 4-21.5-3-6(d). 26 27 28 29 30 31 chapter if either of the following applies: 32 (1) The director provides to the applicant a written notice that 33 34 35 review under IC 4-21.5-3-7. 36 (2) The department does not issue a decision on the 37 38 39 40 41 42

(d) A certificate of registration issued by the department under

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Sec. 2. (a) An applicant for a certificate of registration under this chapter shall file an application with the department in the form and manner prescribed by the director. An application form prescribed by the director under this chapter must require the applicant to provide the information that the director determines

(b) The department may issue a certificate of registration under this chapter if the department finds that an applicant's business will be operated honestly and fairly within the purposes of this article. If the department denies an application under this chapter, the director shall provide to the applicant a written notice stating that the application has been denied and setting forth the reasons

certificate issued under this chapter may be revoked or suspended for cause, including the failure of any applicant or certificate holder to pay an application fee or a renewal fee described in subsection (f). A notice of a denial, revocation, or suspension issued by the department under this subsection is effective in accordance

(c) Upon written request, an applicant for a certificate of registration under this chapter is entitled to an administrative review, in the manner provided in IC 4-21.5, of the issue of the applicant's qualifications for a certificate of registration under this

the applicant's application has been denied, as described in subsection (b), and the applicant files a timely request for a

applicant's application not later than sixty (60) days after the date the application is filed, and the applicant files a request for an administrative review in accordance with the procedures set forth in IC 4-21.5-3-7 not later than seventy-five (75) days after the date the application is filed.

1 this chapter must be renewed with the department on the dates and 2 in the manner and form prescribed by the director, but not less 3 frequently than every two (2) years. 4 (e) If, at any time, any information contained in: 5 (1) an initial application under subsection (a); or 6 (2) a renewal form or application under subsection (d); 7 is or becomes inaccurate or incomplete in a material respect, the 8 applicant or registered CPAP provider promptly shall file a 9 correcting amendment with the department in the form and 10 manner prescribed by the director. 11 (f) The department may establish, in an amount fixed by the 12 department under IC 28-11-3-5, either of the following to cover the 13 department's expenses in administering this article: 14 (1) An application fee that an applicant must submit with an 15 initial application under subsection (a). 16 (2) A renewal fee that a registered CPAP provider must 17 submit with a renewal form or application under subsection 18 (d). 19 The department may impose a fee under IC 28-11-3-5 for each day 20 that an application fee or a renewal fee, or any related documents 21 that are required to be submitted with an initial application or a 22 renewal application, are delinquent. 23 (g) Notwithstanding subsection (a), a person that: 24 (1) before May 13, 2015, enters into one (1) or more CPAP 25 transactions that are: 26 (A) made with a consumer claimant in connection with a 27 civil proceeding; and 28 (B) outstanding on July 1, 2015; and 29 (2) submits an application for registration under this chapter 30 to the department after June 30, 2015, and before January 1, 31 2016; 32 may enter into, or offer to enter into, a CPAP transaction with a 33 consumer claimant, or otherwise engage in business as a CPAP 34 provider, while the person's application for registration under this 35 chapter is pending with the department. However, if the 36 department denies the person's application under this chapter, the 37 person may not enter into, or offer to enter into, any new CPAP 38 transaction during the period beginning on the effective date of the 39 department's denial under subsection (b) and ending on the 40 effective date of any certificate of registration subsequently issued 41 to the person by the department under this chapter, subject to the 42 person's right to a review under subsection (c) and to any right to

a stay or an appeal of the denial available under IC 4-21.5. A CPAP transaction entered into by the person before the effective date of the department's denial under subsection (b) is not subject to this article, and a CPAP contract entered into by the person and a consumer claimant before the effective date of the department's denial under subsection (b) remains in effect according to its terms, notwithstanding the division's denial of an application described in subdivision (2).

Sec. 3. (a) Each application for a certificate of registration under section 2 of this chapter must be accompanied by proof that the applicant has executed a surety bond in accordance with this section.

(b) A surety bond issued under this section must:

(1) be in a form prescribed by the director;

15 (2) be in effect during the term of the certificate of 16 registration issued under this chapter;

(3) be payable to the department for the benefit of:

(A) the state; and

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(B) consumer claimants who enter into a CPAP transaction with the CPAP provider;

21 (4) be in an amount determined by the director, but not 22 greater than fifty thousand dollars (\$50,000); and

23 (5) have payment conditioned upon the CPAP provider's or 24 any of the CPAP provider's employees' or agents' 25 noncompliance with or violation of this article or other 26 applicable federal or state laws or regulations.

27 (c) Beginning with the first renewal of a certificate of 28 registration under this chapter, for each renewal period that a 29 registered CPAP provider continues to engage in business as a 30 CPAP provider in connection with any civil proceedings, the registered CPAP provider shall file a new or an additional surety 32 bond in an amount that ensures that the registered CPAP 33 provider's surety bond under this section is equal to the amount 34 determined by the director under subsection (b)(4).

(d) If the principal amount of a surety bond required under this section is reduced by payment of a claim or judgment, the registered CPAP provider for whom the bond is issued shall immediately notify the director of the reduction and, not later than thirty (30) days after notice by the director, file a new or an additional surety bond in an amount set by the director. The amount of the new or additional bond set by the director must be at least the amount of the bond before payment of the claim or



1 judgment.

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(e) If for any reason a surety terminates a bond issued under this section, the registered CPAP provider shall immediately notify the department and file a new surety bond in the amount determined by the director under subsection (b)(4).

(f) Cancellation of a surety bond issued under this section does not affect any liability incurred or accrued during the period when the surety bond was in effect.

9 (g) The director may obtain satisfaction from a surety bond
10 issued under this section if the director incurs expenses, issues a
11 final order, or recovers a final judgment under this chapter.

Sec. 4. (a) The department may adopt rules under IC 4-22-2, including emergency rules adopted in the manner provided by IC 4-22-2-37.1, to implement this chapter. Rules or emergency rules adopted by the department under this section must take effect by a date that will enable a person to apply to the department for a certificate of registration under this chapter beginning July 1, 2015.

(b) Notwithstanding IC 4-22-2-37.1(g), an emergency rule
adopted by the department in the manner provided by
IC 4-22-2-37.1 to implement this chapter expires on the date a rule
that supersedes the emergency rule is adopted by the department
under IC 4-22-2-24 through IC 4-22-2-36.

Chapter 3. Contract Requirements and Disclosures

Sec. 1. (a) Before presenting a CPAP contract to a consumer
 claimant for the consumer claimant's signature, a CPAP provider
 shall ensure that the CPAP contract:

(1) is complete;

(2) has been filled in to include all amounts, dates, names,
terms, provisions, and information specific to the CPAP
contract, the CPAP provider, the consumer claimant, and the
consumer claimant's civil proceeding; and
(3) meets the requirements of this chapter, including the

(3) meets the requirements of this chapter, including the disclosure requirements set forth in section 2 of this chapter.

(b) Each page of a CPAP contract must include the initials of the consumer claimant.

(c) If a consumer claimant is represented by an attorney in the
civil proceeding on which a CPAP transaction is based, the CPAP
provider shall, not later than three (3) days after the CPAP
contract is executed by the CPAP provider and the consumer
claimant, send to the consumer claimant's attorney by insured,
certified, or registered United States mail a written notice that:



1	(1) states that a CPAP contract has been entered into by the
2	consumer claimant and the CPAP provider;
$\frac{1}{3}$	(2) directs the consumer claimant's attorney to disburse to the
4	CPAP provider through:
5	(A) a trust account of the consumer claimant's attorney; or
6	(B) a settlement fund established to receive the proceeds of
7	the civil proceeding on behalf of the consumer claimant;
8	any proceeds of the consumer claimant's civil proceeding that
9	the CPAP provider may receive under IC 24-4.3-4-4(c); and
10	(3) includes the name under which the CPAP provider does
11	business, an address to which the consumer claimant's
12	attorney may address correspondence, and the contact
13	information for the CPAP provider's employee or agent with
14	whom the consumer claimant's attorney may correspond.
15	(d) A CPAP contract shall be executed in duplicate. Upon
16	execution of the CPAP contract, the CPAP provider shall:
17	(1) furnish one (1) duplicate original and at least one (1) copy
18	of the CPAP contract to the consumer claimant; and
19	(2) retain for the CPAP provider's records one (1) duplicate
20	original and at least one (1) copy of the CPAP contract.
21	(e) A CPAP provider may not use any CPAP contract form,
22	other than a standard CPAP contract form prescribed by the
23	department in rules adopted by the department under section 3 of
24	this chapter, in connection with a civil proceeding unless the
25	department first approves the CPAP contract form.
26	Sec. 2. (a) A CPAP contract must include the disclosures set
27	forth in this section. The disclosures required by this section:
28 29	(1) constitute material terms of the CPAP contract; and
29 30	(2) must: (A) be set forth in at least 12 point boldface type and
30	comply with any other typeface or stylistic specifications
32	set forth in this section; and
33	(B) be placed clearly and conspicuously within the
34	contract.
35	(b) The front page of a CPAP contract must include, under
36	appropriate headings, language specifying the following:
37	(1) The funded amount to be paid to the consumer claimant
38	by the CPAP provider.
39	(2) The funding date.
40	(3) An itemization of all charges, whether assessed one (1)
41	time or on a recurring basis, that are payable or assignable by
42	the consumer claimant to the CPAP provider. For each
	_



1	charge listed, the CPAP provider shall identify whether the
2	charge:
3	(A) is to be assigned by the consumer claimant to the
4	CPAP provider from the proceeds, if any, of the consumer
5	claimant's civil proceeding; or
6	(B) is otherwise payable by the consumer claimant to the
7	CPAP provider.
8	Charges described in clause (A) must be included in the
9	payment schedule described in subdivision (5). For charges
10	described in clause (B), the CPAP provider shall set forth a
11	separate payment schedule identifying the dates and amounts
12	due.
13	(4) An identification of the following amounts to be assigned
14	by the consumer claimant to the CPAP provider if the
15	resolution of the consumer claimant's civil proceeding results
16	in proceeds to the consumer claimant:
17	(A) The funded amount.
18	(B) The contract amount. In identifying the contract
19	amount under this clause, it is sufficient for the CPAP
20	provider to identify the method, formula, or multiplier (as
21	required by IC 24-4.3-4-2(1)(A)) by which the contract
22	amount will be determined as of the date on which the
23	CPAP provider receives payment from the proceeds of the
24	consumer claimant's civil proceeding.
25	(5) For amounts assignable by the consumer claimant to the
26	CPAP provider from the proceeds of the consumer claimant's
27	civil proceeding (including the funded amount, the contract
28	amount, and any applicable charges), a payment schedule that
29	lists:
30	(A) the dates; and
31	(B) the amounts assignable by the consumer claimant to
32	the CPAP provider as of each date listed (regardless of
33	whether and when such amounts are actually paid or
34	assigned, depending on the outcome of the consumer's civil
35	proceeding and the date on which any proceeds from the
36	civil proceeding become available for disbursement);
37	beginning with the date that is one hundred eighty (180) days
38	after the funding date, continuing every one hundred eighty
39	(180) days thereafter, and ending with the date the amounts
40	are actually paid or assigned to the CPAP provider, as
41	required by IC 24-4.3-4-2(1)(B).
42	(c) A CPAP contract must contain, in text that is surrounded by



1a box, a statement setting forth a right of rescission that allows the2consumer claimant to cancel the contract without penalty or3further obligation if the consumer claimant does either of the4following:5(1) Not later than five (5) days after the funding date, returns6to the CPAP provider the full funded amount by hand7delivering the CPAP provider's uncashed check to the CPAP8provider's business location.9(2) Mails, to the address specified in the CPAP contract and10by insured, certified, or registered United States mail:11(A) a notice of cancellation; and12(i) the CPAP provider's uncashed check;	
 further obligation if the consumer claimant does either of the following: (1) Not later than five (5) days after the funding date, returns to the CPAP provider the full funded amount by hand delivering the CPAP provider's uncashed check to the CPAP provider's business location. (2) Mails, to the address specified in the CPAP contract and by insured, certified, or registered United States mail: (A) a notice of cancellation; and (B) the full funded amount, in the form of: (i) the CPAP provider's uncashed check; 	
 following: (1) Not later than five (5) days after the funding date, returns to the CPAP provider the full funded amount by hand delivering the CPAP provider's uncashed check to the CPAP provider's business location. (2) Mails, to the address specified in the CPAP contract and by insured, certified, or registered United States mail: (A) a notice of cancellation; and (B) the full funded amount, in the form of: (i) the CPAP provider's uncashed check; 	
 5 (1) Not later than five (5) days after the funding date, returns 6 to the CPAP provider the full funded amount by hand 7 delivering the CPAP provider's uncashed check to the CPAP 8 provider's business location. 9 (2) Mails, to the address specified in the CPAP contract and 10 by insured, certified, or registered United States mail: 11 (A) a notice of cancellation; and 12 (B) the full funded amount, in the form of: 13 (i) the CPAP provider's uncashed check; 	
 6 to the CPAP provider the full funded amount by hand 7 delivering the CPAP provider's uncashed check to the CPAP 8 provider's business location. 9 (2) Mails, to the address specified in the CPAP contract and 10 by insured, certified, or registered United States mail: 11 (A) a notice of cancellation; and 12 (B) the full funded amount, in the form of: 13 (i) the CPAP provider's uncashed check; 	
 delivering the CPAP provider's uncashed check to the CPAP provider's business location. (2) Mails, to the address specified in the CPAP contract and by insured, certified, or registered United States mail: (A) a notice of cancellation; and (B) the full funded amount, in the form of: (i) the CPAP provider's uncashed check; 	
 provider's business location. (2) Mails, to the address specified in the CPAP contract and by insured, certified, or registered United States mail: (A) a notice of cancellation; and (B) the full funded amount, in the form of: (i) the CPAP provider's uncashed check; 	
 9 (2) Mails, to the address specified in the CPAP contract and 10 by insured, certified, or registered United States mail: 11 (A) a notice of cancellation; and 12 (B) the full funded amount, in the form of: 13 (i) the CPAP provider's uncashed check; 	
 by insured, certified, or registered United States mail: (A) a notice of cancellation; and (B) the full funded amount, in the form of: (i) the CPAP provider's uncashed check; 	
11(A) a notice of cancellation; and12(B) the full funded amount, in the form of:13(i) the CPAP provider's uncashed check;	
12(B) the full funded amount, in the form of:13(i) the CPAP provider's uncashed check;	
13 (i) the CPAP provider's uncashed check;	
14 (ii) a magistaned an contified sheely on	
14(ii) a registered or certified check; or15(iii) a money order;	
16 in a mailing that is postmarked not later than five (5) days	
17 after the funding date.	
18 (d) A CPAP contract must contain, in text that is printed in all	
19 capital letters and surrounded by a box, the following statement:	
20 "THE FUNDED AMOUNT (or other term used by the CPAP	
21 provider in the CPAP contract), THE CONTRACT	
22 AMOUNT (or other term used by the CPAP provider in the	
23 CPAP contract), AND THE (insert names of any	
24 charges the repayment of which is to be sourced from the	
25 proceeds of the consumer claimant's civil proceeding) ARE	
26 PAYABLE ONLY FROM THE PROCEEDS OF YOUR	
27 CIVIL PROCEEDING, AND ONLY TO THE EXTENT	
28 THAT THERE ARE AVAILABLE PROCEEDS FROM	
29 YOUR CIVIL PROCEEDING. YOU WILL NOT OWE	
30 (insert name of CPAP provider) THE FUNDED AMOUNT	
31 (or other term used by the CPAP provider in the CPAP	
32 contract), THE CONTRACT AMOUNT (or other term used	
33 by the CPAP provider in the CPAP contract), OR THE	
34 (insert names of any charges the repayment of	
35 which is to be sourced from the proceeds of the consumer	
36 claimant's civil proceeding) IF THERE ARE NO PROCEEDS	
37 FROM YOUR CIVIL PROCEEDING, UNLESS YOU HAVE	
38 VIOLATED ANY MATERIAL TERM OF THIS	
39 CONTRACT OR YOU HAVE COMMITTED FRAUD	
40 AGAINST (insert name of CPAP provider).".	
41 (e) A CPAP contract must contain a statement as to whether	
42 and under what circumstances:	



1 (1) the consumer claimant's rights and obligations under the 2 CPAP contract may be may be sold, assigned, pledged, or 3 transferred by the consumer claimant and, if so, whether and 4 at what point the consumer claimant must obtain the consent 5 of, or provide notice to, the CPAP provider of such sale, 6 assignment, pledge, or transfer; and 7 (2) the CPAP provider's rights and obligations under a CPAP 8 contract may be sold, assigned, pledged, or transferred by the 9 CPAP provider and, if so, whether and at what point the 10 CPAP provider must obtain the consent of, or provide notice 11 to, the consumer claimant of such sale, assignment, pledge, or 12 transfer. 13 (f) A CPAP contract must contain a statement as to whether, 14 how often, and under what circumstances the CPAP provider may 15 request from the consumer claimant or, subject to the consent of 16 the consumer claimant's attorney, from the consumer claimant's 17 attorney periodic updates or other information concerning the 18 consumer claimant's civil proceeding, including any of the 19 following documents or information that may be sought by the 20 **CPAP** provider: 21 (1) Notice of any receipt by the consumer claimant or, subject 22 to the consent of the consumer claimant's attorney, by the 23 consumer claimant's attorney of proceeds, or written 24 promises to pay proceeds, from the civil proceeding. 25 (2) Copies of nonprivileged materials, including pleadings, 26 notices, orders, motions, briefs, or other documents filed in 27 the civil proceeding by any person or party. 28 Documents or verbal information (3) concerning 29 nonprivileged matters or developments in connection with the 30 civil proceeding. 31 (g) A CPAP contract must contain the following statement 32 immediately above the signature line for the consumer claimant: 33 "Do not sign this contract before you read it completely or if 34 it contains any blank spaces. You are entitled to a completely 35 filled in copy of this contract. Before you sign this contract, 36 you should obtain the advice of an attorney. Depending on 37 your circumstances, you may want to consult an accountant, 38 a tax consultant, a public or private benefits planning 39 professional, or a financial professional. By signing this 40 contract, you acknowledge that if you are represented by an 41 attorney in your civil proceeding, your attorney has provided 42 no tax, accounting, public or private benefits planning, or



1 financial advice concerning this transaction between you and 2 (insert name of CPAP provider).". 3 Sec. 3. (a) The department may adopt rules under IC 4-22-2, 4 including emergency rules adopted in the manner provided by 5 IC 4-22-2-37.1, to implement this chapter. In adopting rules or 6 emergency rules under this section, the department may prescribe 7 a standard CPAP contract form that complies with this chapter for 8 use by CPAP providers in entering into CPAP transactions with 9 consumer claimants. Rules or emergency rules adopted by the 10 department to prescribe a standard CPAP contract form must take 11 effect by a date that will enable such a form to be available to 12 CPAP providers beginning July 1, 2015. 13 (b) Notwithstanding IC 4-22-2-37.1(g), an emergency rule 14 adopted by the department in the manner provided by 15 IC 4-22-2-37.1 to implement this chapter expires on the date a rule 16 that supersedes the emergency rule is adopted by the department 17 under IC 4-22-2-24 through IC 4-22-2-36. 18 **Chapter 4. Requirements and Prohibitions** 19 Sec. 1. Subject to section 3(b) of this chapter, the total funded 20 amount in a CPAP transaction in connection with any one (1) civil 21 proceeding may not exceed five thousand dollars (\$5,000). A CPAP 22 provider shall transfer the funded amount to a consumer claimant 23 not later than the funding date, as set forth in the CPAP contract, 24 by one (1) of the following means: 25 (1) Personal delivery. 26 (2) Wire, automated clearing house, or other electronic 27 means. 28 (3) Insured, certified, or registered United States mail. 29 Sec. 2. Subject to section 3 of this chapter, the contract amount 30 in a CPAP transaction: 31 (1) must be calculated as a predetermined amount: 32 (A) according to a method, formula, or multiplier 33 determined by the CPAP provider, as described in 34 IC 24-4.3-3-2(b)(4)(B); and 35 (B) based on one hundred eighty (180) day intervals 36 measured from the funding date through the date of 37 assignment to the CPAP provider, as described in 38 IC 24-4.3-3-2(b)(5); 39 (2) may be based on, or determined as a percentage of, the 40 funded amount; and 41 (3) may not be determined as a percentage of the consumer 42 claimant's recovery from the consumer claimant's civil



1 proceeding. 2 Sec. 3. (a) Regardless of the contract amount that results from 3 the calculation described in section 2(1) of this chapter, a CPAP 4 provider may not assess or collect, with respect to any one (1) 5 CPAP transaction, a contract amount that exceeds twenty-five 6 percent (25%) of the funded amount. 7 (b) A CPAP provider may not: 8 (1) structure a CPAP transaction arising from the same civil 9 proceeding: 10 (A) as more than one (1) transaction; or 11 (B) in any other manner; or 12 (2) impose any charges under the CPAP contract, whether 13 assignable from the proceeds of the consumer claimant's civil 14 proceeding or otherwise payable to the CPAP provider, in an 15 amount that: 16 (A) exceeds any amount, percentage, limit, or cap 17 concerning charges and prescribed by the department in 18 rules adopted under section 7 of this chapter; or 19 (B) grossly exceeds the value of the services provided or 20 costs incurred by the CPAP provider in consideration of 21 the charges; 22 for the purpose of avoiding the prohibition set forth in 23 subsection (a) or the limitation on the funded amount set forth 24 in section 1 of this chapter. 25 Sec. 4. (a) Subject to IC 24-4.3-3-2(e)(1) and except as otherwise 26 provided in a CPAP contract and agreed to by a consumer 27 claimant, a contingent right to receive a share of the potential 28 proceeds of a consumer claimant's civil proceeding (whether the 29 proceeds result from a judgment, a settlement, or some other 30 resolution) may be sold, assigned, pledged, or transferred by the 31 consumer claimant. 32 (b) Subject to IC 24-4.3-3-2(e)(2) and except as otherwise 33 provided in a CPAP contract and agreed to by a consumer 34 claimant, a CPAP provider's rights and obligations under a CPAP 35 contract may be sold, assigned, pledged, or transferred by the 36 **CPAP** provider. 37 (c) A CPAP provider's right to receive a share of the potential 38 proceeds of a consumer claimant's civil proceeding is subordinate 39 only to any: 40 (1) attorney's lien; 41 (2) medical liens; or 42 (3) statutory liens;



1	related to the consumer claimant's civil proceeding. All other liens
2	take priority according to when they attach or by normal operation
3	of law.
	Sec. 5. A CPAP provider may not do any of the following:
4 5	(1) Pay or offer to pay any:
6	(A) attorney or law firm;
7	(B) medical or health care provider;
8	(C) chiropractor; or
9	(D) physical therapist or occupational therapist;
10	or any of their employees, for referring a consumer claimant
11	to the CPAP provider or the CPAP provider's business.
12	(2) Accept any commissions, referral fees, rebates, or other
13	forms of consideration from any:
14	(A) attorney or law firm;
15	(B) medical or health care provider;
16	(C) chiropractor; or
17	(D) physical therapist or occupational therapist;
18	or any of their employees, in connection with a CPAP
19	transaction or a potential CPAP transaction.
20	(3) Advertise or communicate in Indiana any materially false
21	or misleading information concerning the CPAP provider's
22	products and services, whether such an advertisement or
23	communication is by mail, brochure, telephone, print, radio,
24	television, the Internet, or electronic means.
25	(4) Refer, in connection with a CPAP transaction, a consumer
26	claimant to any:
27	(A) attorney or law firm;
28	(B) medical or health care provider;
29	(C) chiropractor; or
30	(D) physical therapist or occupational therapist;
31 32	or any of their employees. However, if a consumer claimant
32 33	who has consulted the CPAP provider or entered into a CPAP transaction with the CPAP provider needs legal
33 34	representation in connection with the consumer claimant's
35	civil proceeding or the CPAP transaction, the CPAP provider
36	may refer the consumer claimant to a local or state bar
37	association's attorney referral service.
38	(5) Knowingly enter into a CPAP transaction with a consumer
39	claimant who has previously entered into a CPAP transaction
40	with another CPAP provider in connection with the same civil
41	proceeding, unless the second CPAP provider first pays to, or
42	purchases from, the original CPAP provider:
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(A) any outstanding amounts (including the funded amount, the contract amount, and any charges) under the first CPAP provider's CPAP contract with the consumer claimant; or

5 (B) any other amount agreed to by the CPAP providers; 6 except as otherwise prohibited in the CPAP contract between 7 the original CPAP provider and the consumer claimant. 8 However, two (2) or more CPAP providers may agree to 9 contemporaneously enter into CPAP transactions with a 10 consumer claimant in connection with the same civil 11 proceeding, if the consumer claimant consents in writing to 12 the arrangement and, if the consumer claimant is represented 13 by an attorney in the civil proceeding, each CPAP provider 14 that enters into a CPAP transaction with the consumer 15 claimant provides to the consumer claimant's attorney the 16 written notice required under IC 24-4.3-3-1(c).

17 (6) Make, or receive the right to make, any decisions with 18 respect to the conduct, settlement, or resolution of a consumer 19 claimant's civil proceeding. However, a CPAP provider may 20 request from a consumer claimant or, subject to the consent 21 of the consumer claimant's attorney, from the consumer 22 claimant's attorney periodic updates or other information 23 concerning the consumer claimant's civil proceeding, if the 24 nature, timing, and frequency of the requests: 25

(A) are set forth in the CPAP contract, as required by IC 24-4.3-3-2(f); and

(B) are not such as to be harassing to the consumer
claimant or, if the consumer claimant's attorney has
consented to the requests, to the consumer claimant's
attorney.

A CPAP provider's right to request updates or other information under this subdivision does not limit, waive, or abrogate the scope or nature of, and is subject to, any applicable statutory or common law privilege, including the work product doctrine or the attorney client privilege.

36 (7) Pay or offer to pay for court costs, filing fees, or attorney's
37 fees in connection with a consumer claimant's civil proceeding
38 using funds from the CPAP transaction or any other funds.

Sec. 6. (a) An attorney or a law firm retained by a consumer
claimant in a civil proceeding on which a CPAP transaction is
based may not have a financial interest in the CPAP provider that
enters into the CPAP transaction with the consumer claimant.

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1 (b) An attorney or a law firm that refers a consumer claimant 2 to the attorney or law firm retained by a consumer claimant in a 3 civil proceeding on which a CPAP transaction is based may not 4 have a financial interest in the CPAP provider that enters into the 5 CPAP transaction with the consumer claimant. 6 Sec. 7. (a) The department may adopt rules under IC 4-22-2, 7 including emergency rules adopted in the manner provided by 8 IC 4-22-2-37.1, to implement this chapter. In adopting rules or 9 emergency rules under this section, the department may set caps 10 or other limits on the charges that a CPAP provider may impose 11 for specified services provided, or costs incurred, by a CPAP 12 provider under a CPAP contract, as described in section 3(b)(2) of 13 this chapter. 14 (b) Notwithstanding IC 4-22-2-37.1(g), an emergency rule 15 adopted by the department in the manner provided by 16 IC 4-22-2-37.1 to implement this chapter expires on the date a rule 17 that supersedes the emergency rule is adopted by the department 18 under IC 4-22-2-24 through IC 4-22-2-36. 19 **Chapter 5. Violations** 20 Sec. 1. For purposes of this chapter, a violation of, or 21 compliance with, this article includes a violation of, or compliance 22 with: 23 (1) the provisions set forth in this article; 24 (2) rules adopted by the department under this article; 25 (3) any policy, guidance document, or order adopted or issued 26 by the department in connection with this article; or 27 (4) any other state or federal law, regulation, or rule 28 applicable to CPAP transactions or CPAP providers. 29 Sec. 2. (a) The department may examine the books, accounts, 30 and records of a CPAP provider and may make investigations to 31 determine compliance with this article. 32 (b) A CPAP provider shall pay all reasonably incurred costs of 33 an examination under this section in accordance with the fee 34 schedule adopted under IC 28-11-3-5. A fee established by the 35 department under IC 28-11-3-5 may be charged for each day a fee 36 under this section is delinquent. 37 (c) To discover violations of this article or to secure information 38 necessary for the enforcement of this article, the department may 39 investigate any: 40 (1) CPAP provider that holds a registration certificate under 41 this article: or 42

(2) person that the department suspects to be operating as a



1 **CPAP provider in Indiana:**

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- (A) without a certificate of registration; or
- (B) otherwise in violation of this article.

The department has all investigatory and enforcement authority under this chapter that the department has under IC 28-11 with respect to financial institutions. If the department conducts an investigation under this section, the registered CPAP provider or other person investigated shall pay all reasonably incurred costs of the investigation in accordance with the fee schedule adopted under IC 28-11-3-5.

11 (d) If a CPAP provider contracts with an outside vendor to 12 provide a service that would otherwise be undertaken internally by 13 the CPAP provider and be subject to the department's routine 14 examination procedures, the person that provides the service to the 15 CPAP provider shall, at the request of the director, submit to an 16 examination by the department. If the director determines that an 17 examination under this subsection is necessary or desirable, the 18 examination may be made at the expense of the person to be 19 examined. If the person to be examined under this subsection 20 refuses to permit the examination to be made, the director may 21 order any CPAP provider that receives services from the person 22 refusing the examination to:

(1) discontinue receiving one (1) or more services from the person; or

(2) otherwise cease conducting business with the person.

Sec. 3. (a) If the department determines that a reasonable belief
exists that a person is operating without a valid certificate of
registration or in violation of this article, the department may
investigate the person.

30 (b) If a person knowingly acts as a CPAP provider without a 31 certificate of registration required by IC 24-4.3-2, any resulting 32 CPAP contract or CPAP transaction entered into by the CPAP 33 provider and a consumer claimant is void and the consumer 34 claimant is not required to pay to the CPAP provider any amounts 35 in connection with the CPAP contract or CPAP transaction, 36 including the funded amount, the contract amount, or any charges. 37 If the consumer claimant has paid to the CPAP provider any 38 amounts in connection with the CPAP contract or CPAP 39 transaction, the consumer claimant, or the department on behalf 40 of the consumer claimant, is entitled to recover the amounts from 41 the CPAP provider.

Sec. 4. (a) If the department determines, after notice and an



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1 opportunity to be heard, that a person has violated this article, the 2 department may, in addition to or instead of all other remedies 3 available under this article, impose upon the person a civil penalty 4 not greater than ten thousand dollars (\$10,000) for each violation. 5 (b) In addition to or instead of imposing a civil penalty under 6 subsection (a), the department may bring a civil action against a 7 person for violating this article. 8 (c) In an action brought under subsection (b), if the court finds 9 that the defendant is guilty of violating this article, the court may 10 assess a civil penalty not to exceed five thousand dollars (\$5,000) 11 for each violation. 12 (d) Civil penalties collected under this section shall be deposited 13 into the financial institutions fund established by IC 28-11-2-9. 14 Sec. 5. (a) The department may adopt rules under IC 4-22-2, 15 including emergency rules adopted in the manner provided by 16 IC 4-22-2-37.1, to implement this chapter. 17 (b) Notwithstanding IC 4-22-2-37.1(g), an emergency rule 18 adopted by the department in the manner provided by 19 IC 4-22-2-37.1 to implement this chapter expires on the date a rule 20 that supersedes the emergency rule is adopted by the department 21 under IC 4-22-2-24 through IC 4-22-2-36. 22 SECTION 4. IC 24-4.5-1-202, AS AMENDED BY P.L.27-2012, 23 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 24 UPON PASSAGE]: Sec. 202. (a) As used in this section, "balloon 25 payment", with respect to a mortgage transaction, means any payment 26 that: 27 (1) the creditor requires the debtor to make at any time during the 28 term of the mortgage; 29 (2) represents the entire amount of the outstanding balance with 30 respect to the mortgage; and (3) the entire amount of which is due as of a specified date or at 31 32 the end of a specified period; 33 if the aggregate amount of the minimum periodic payments required 34 under the mortgage would not fully amortize the outstanding balance 35 by the specified date or at the end of the specified period. The term 36 does not include a payment required by a creditor under a due-on-sale 37 clause (as defined in 12 U.S.C. 1701j-3(a)) or a payment required by 38 a creditor under a provision in the mortgage that permits the creditor 39 to accelerate the debt upon the debtor's default or failure to abide by the 40 material terms of the mortgage. 41 (b) This article does not apply to the following:

(1) Extensions of credit to government or governmental agencies





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1	or instrumentalities.
2	(2) The sale of insurance by an insurer, except as otherwise (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) (12) $(1$
3	provided in the chapter on insurance (IC 24-4.5-4).
4	(3) Transactions under public utility, municipal utility, or
5	common carrier tariffs if a subdivision or agency of this state or
6	of the United States regulates the charges for the services
7	involved, the charges for delayed payment, and any discount
8	allowed for early payment.
9	(4) The rates and charges and the disclosure of rates and charges
10	of a licensed pawnbroker established in accordance with a statute
11	or ordinance concerning these matters.
12	(5) A sale of goods, services, or an interest in land in which the
13	goods, services, or interest in land are purchased primarily for a
14	purpose other than a personal, family, or household purpose.
15	(6) A loan in which the debt is incurred primarily for a purpose
16	other than a personal, family, or household purpose.
17	(7) An extension of credit primarily for a business, a commercial,
18	or an agricultural purpose.
19	(8) An installment agreement for the purchase of home fuels in
20	which a finance charge is not imposed.
21	(9) Loans made, insured, or guaranteed under a program
22	authorized by Title IV of the Higher Education Act of 1965 (20
23	U.S.C. 1070 et seq.).
24	(10) Transactions in securities or commodities accounts in which
25	credit is extended by a broker-dealer registered with the Securities
26	and Exchange Commission or the Commodity Futures Trading
27	Commission.
28	(11) Except for IC 24-4.5-3-502.1(2), IC 24-4.5-3-503.3,
29	IC 24-4.5-3-505(4), and IC 24-4.5-3-505(5), a loan made:
30	(A) in compliance with the requirements of; and
31	(B) by a community development corporation (as defined in
32	IC 4-4-28-2) acting as a subrecipient of funds from;
33	the Indiana housing and community development authority
33	established by IC 5-20-1-3.
34	(12) Except for IC $24-4.5-3-502.1(2)$, IC $24-4.5-3-503.3$,
36	
	IC 24-4.5-3-505(4), and IC 24-4.5-3-505(5), a subordinate lien
37	mortgage transaction made by an entity that exclusively uses
38	funds provided by the United States Department of Housing and
39 40	Urban Development under Title 1 of the Housing and Community
40	Development Act of 1974, Public Law 93-383, as amended (42
41	U.S.C. 5301 et seq.).
42	(13) The United States, any state or local government, or any



1	agency or instrumentality of any governmental entity, including
2	United States government sponsored enterprises.
3	(14) A bona fide nonprofit organization not operating in a
4	commercial context, as determined by the director, if the
5	following criteria are satisfied:
6	(A) Subject to clause (B), the organization originates only one
7	(1) or both of the following types of mortgage transactions:
8	(i) Zero (0) interest first lien mortgage transactions.
9	(ii) Zero (0) interest subordinate lien mortgage transactions.
10	(B) The organization does not require, under the terms of the
11	mortgage or otherwise, balloon payments with respect to the
12	mortgage transactions described in clause (A).
13	(C) The organization is exempt from federal income taxation
14	under Section $501(c)(3)$ of the Internal Revenue Code.
15	(D) The organization's primary purpose is to serve the public
16	by helping low income individuals and families build, repair,
17	and purchase housing.
18	(E) The organization uses only:
19	(i) unpaid volunteers; or
20	(ii) employees whose compensation is not based on the
21	number or size of any mortgage transactions that the
22	employees originate;
23	to originate the mortgage transactions described in clause (A).
24	(F) The organization does not charge loan origination fees in
25	connection with the mortgage transactions described in clause
26	(A).
27	(15) A bona fide nonprofit organization (as defined in section
28	301.5(45) of this chapter) if the following criteria are satisfied:
29	(a) For each calendar year that the organization seeks the
30	exemption provided by this subdivision, the organization
31	certifies, not later than December 31 of the preceding calendar
32	year and on a form prescribed by the director and accompanied
33	by such documentation as required by the director, that the
34	organization is a bona fide nonprofit organization (as defined
35	in section 301.5(45) of this chapter).
36	(b) The director determines that the organization originates
37	only mortgage transactions that are favorable to the debtor. For
38	purposes of this clause, a mortgage transaction is favorable to
39	the debtor if the director determines that the terms of the
40	mortgage transaction are consistent with terms of mortgage
41	transactions made in a public or charitable context, rather than
42	in a commercial context.



- 1(16) A civil proceeding advance payment transaction (as2defined in IC 24-4.3-1-6).
- 3 SECTION 5. An emergency is declared for this act.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Financial Institutions, to which was referred House Bill 1340, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1340 as introduced.)

BURTON

Committee Vote: Yeas 11, Nays 0

HOUSE MOTION

Mr. Speaker: I move that House Bill 1340 be amended to read as follows:

Page 17, line 32, after "1." insert "Subject to section 3(b) of this chapter, the total funded amount in a CPAP transaction in connection with any one (1) civil proceeding may not exceed five thousand dollars (\$5,000).".

Page 18, line 33, delete "(a)." and insert "(a) or the limitation on the funded amount set forth in section 1 of this chapter.".

(Reference is to HB 1340 as printed January 30, 2015.)

WASHBURNE

HOUSE MOTION

Mr. Speaker: I move that House Bill 1340 be amended to read as follows:

Page 12, line 38, after "the CPAP" insert "provider shall, not later than three (3) days after the CPAP contract is executed by the CPAP provider and the consumer claimant, send to the consumer claimant's attorney by insured, certified, or registered United States mail a written notice that:

(1) states that a CPAP contract has been entered into by the consumer claimant and the CPAP provider;

(2) directs the consumer claimant's attorney to disburse to the CPAP provider through:

- (A) a trust account of the consumer claimant's attorney; or
- (B) a settlement fund established to receive the proceeds of





the civil proceeding on behalf of the consumer claimant; any proceeds of the consumer claimant's civil proceeding that the CPAP provider may receive under IC 24-4.3-4-4(c); and (3) includes the name under which the CPAP provider does business, an address to which the consumer claimant's attorney may address correspondence, and the contact information for the CPAP provider's employee or agent with whom the consumer claimant's attorney may correspond.".

Page 12, delete lines 39 through 42.

Page 13, delete lines 1 through 28.

Page 16, line 9, delete "OR".

Page 16, line 10, delete "YOUR ATTORNEY".

Page 16, line 30, after "or" insert ", subject to the consent of the consumer claimant's attorney, from".

Page 16, line 35, after "or" insert ", subject to the consent of the consumer claimant's attorney, by".

Page 18, line 36, delete "claimant and the consumer claimant's attorney," and insert "claimant,".

Page 19, line 1, delete "claimant and the consumer claimant's attorney," and insert "claimant,".

Page 20, line 20, delete "and the consumer" and insert "consents in writing to the arrangement and, if the consumer claimant is represented by an attorney in the civil proceeding, each CPAP provider that enters into a CPAP transaction with the consumer claimant provides to the consumer claimant's attorney the written notice required under IC 24-4.3-3-1(c).".

Page 20, delete line 21.

Page 20, line 25, after "or" insert ", subject to the consent of the consumer claimant's attorney, from".

Page 20, line 32, after "or" insert ", if the consumer claimant's attorney has consented to the requests, to".

(Reference is to HB 1340 as printed January 30, 2015.)

RIECKEN

