THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2582 Session of 2020

INTRODUCED BY ZIMMERMAN, CALTAGIRONE, MOUL, KEEFER, GLEIM, GILLEN, GAYDOS, RADER, JAMES AND BARRAR, JUNE 8, 2020

REFERRED TO COMMITTEE ON INSURANCE, JUNE 8, 2020

AN ACT

1 2 3 4 5 6 7 8 9 10 11 12	Amending the act of May 17, 1921 (P.L.682, No.284), entitled "An act relating to insurance; amending, revising, and consolidating the law providing for the incorporation of insurance companies, and the regulation, supervision, and protection of home and foreign insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations, and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing existing laws," in casualty insurance, providing for furnishing claims experience to policyholders.
13	The General Assembly of the Commonwealth of Pennsylvania
14	hereby enacts as follows:
15	Section 1. The act of May 17, 1921 (P.L.682, No.284), known
16	as The Insurance Company Law of 1921, is amended by adding a
17	section to read:
18	Section 621.6. Furnishing Claims Experience to
19	Policyholders(a) Subject to the other provisions of this
20	section, each insurer shall furnish, regardless of the rating
21	methodology used, claims experience to group policyholders
22	within thirty days of a policyholder's request unless the
23	information has been furnished to the group policyholder within

1 the preceding six months.

2	(b) Claims experience shall be furnished for all groups of
3	fifty-one or more covered employes, members or enrollees, not
4	including dependents.
5	(c) Claims experience shall include, but not be limited to,
6	the following:
7	(1) Earned premiums separated by policy year for at least
8	the last two policy years, if applicable.
9	(2) Total paid claims and total incurred claims, inclusive
10	of any high amount or pooled claims, including both capitated
11	and noncapitated expenses specified in the same manner as
12	premiums.
13	(3) Any amounts in excess of the individual pooling or stop-
14	loss point applicable to the group.
15	(d) An insurer that utilizes provider contracting methods,
16	including financial devices such as global fee arrangements, to
17	cover all medical expenses may apply to the commissioner for
18	approval of the use of an alternative form of claims experience
19	reporting. The following shall apply:
20	(1) The insurer shall provide Commonwealth experience on a
21	group-specific basis or on another reasonable basis as the
22	commissioner may approve for the insurer, in advance, based upon
23	a submission of an explanation and supporting documentation.
24	(2) An insurer that received approval for an alternative
25	form of group claims experience reporting to policyholders shall
26	be required to seek the commissioner's advance approval of a
27	proposed response letter to group policyholders who request
28	experience reporting. The letter shall describe the insurer's
29	reasons for seeking an alternative reporting process and
30	describe the alternative form of reporting approved by the
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1 <u>commissioner.</u>

2	(e) An insurer may charge a reasonable fee for providing the
3	information under this section to group policyholders. The
4	schedule or amount of fees to be charged to group policyholders
5	for providing the information shall be filed by each insurer
6	with the commissioner.
7	(f) In providing claims experience to group policyholders
8	under this section, an insurer shall adhere to all Federal and
9	State laws regarding disclosure of protected health or personal
10	information.
11	(g) As used in this section:
12	"Commissioner" means the Insurance Commissioner of the
13	Commonwealth.
14	"Insurer" means an entity licensed by the Insurance
15	Department with accident and health authority to issue a policy,
16	subscriber contract, certificate or plan that provides medical
17	or health care coverage, including emergency services, and is
18	offered or governed under any of the following:
19	(1) This act, including section 630 and Article XXIV.
20	(2) The act of December 29, 1972 (P.L.1701, No.364), known
21	as the "Health Maintenance Organization Act."
22	(3) 40 Pa.C.S. Ch. 61 (relating to hospital plan
23	<u>corporations) or 63 (relating to professional health services</u>
24	plan corporations).
25	Section 2. This act shall take effect in 60 days.

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