



COMMITTEE REPORT

MR. PRESIDENT:

The Senate Committee on Health and Provider Services, to which was referred House Bill No. 1271, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

- 1 Page 2, line 28, delete "litigation," and insert "**litigation for**
2 **medical debt,**".
- 3 Page 2, delete lines 36 through 42.
- 4 Page 3, delete lines 1 through 3, begin a new paragraph and insert:
5 "**Sec. 3. (a) A hospital shall provide written notice of the**
6 **hospital's payment assistance program to a patient or the patient's**
7 **representative at one (1) of the following times:**
- 8 **(1) During registration or intake for inpatient or outpatient**
9 **services.**
- 10 **(2) At discharge.**
- 11 **(3) With the initial billing statement for the provided**
12 **services."**
- 13 Page 3, delete line 24.
- 14 Page 3, line 25, delete "(3)" and insert "**(2)**".
- 15 Page 3, delete lines 29 through 35, begin a new paragraph and
16 insert:
- 17 "**Sec. 6. Before beginning a collection action, a hospital shall**
18 **make a reasonable effort to notify the individual of available**
19 **payment assistance programs and provide the individual with an**
20 **application form."**

1 Page 4, between lines 7 and 8, begin a new paragraph and insert:

2 **"Sec. 0.5. As used in this chapter, "CARC" refers to the claim**
 3 **adjustment reason codes that provide the reason for a financial**
 4 **adjustment specified to a particular claim or service, as referenced**
 5 **in the transmitted Accredited Standards Committee (ASC) X12**
 6 **835 standard transaction adopted by the Department of Health and**
 7 **Human Services under 45 CFR 162.1602."**

8 Page 4, delete lines 10 through 15, begin a new paragraph and
 9 insert:

10 **"Sec. 2. As used in this chapter, "downcode" or "downcoding"**
 11 **means the unilateral alteration by an insurer of the:**

- 12 **(1) payment for an evaluation and management service code**
 13 **or other service code; or**
 14 **(2) level of evaluation and management service code or other**
 15 **service code submitted on a claim that results in a lower**
 16 **payment."**

17 Page 5, between lines 7 and 8, begin a new paragraph and insert:

18 **"Sec. 7.5. As used in this chapter, "RARC" refers to remittance**
 19 **advice remark codes that provide:**

- 20 **(1) supplemental information about a financial adjustment**
 21 **indicated by a CARC; or**
 22 **(2) information about remittance processing."**

23 Page 5, between lines 14 and 15, begin a new paragraph and insert:

24 **"Sec. 9. (a) An insurer may not use an automated:**

- 25 **(1) process;**
 26 **(2) system; or**
 27 **(3) tool, including artificial intelligence;**

28 **as the sole basis to downcode a claim based on medical necessity**
 29 **without the review of the covered individual's medical record by an**
 30 **employee or contractor of the insurer.**

31 **(b) A provider may not use an automated:**

- 32 **(1) process;**
 33 **(2) system; or**
 34 **(3) tool, including artificial intelligence;**

35 **to submit a health benefits claim without the review of a provider**
 36 **or other person involved in the development of the claim for**
 37 **submission.**

38 **(c) An insurer must disclose in an easily accessible and readable**
 39 **manner when artificial intelligence is used to:**

- 40 **(1) make an adverse determination on a prior authorization**
 41 **request; or**
 42 **(2) downcode a claim.**

1 **Sec. 10. An insurer may not downcode a claim based solely on**
 2 **the reported diagnosis code.**

3 **Sec. 11. If a claim is downcoded, the insurer shall:**

4 **(1) notify the provider using the appropriate CARC and**
 5 **RARC to clearly indicate that the claim has been downcoded;**
 6 **and**

7 **(2) provide:**

8 **(A) the specific reason for the downcoding, including**
 9 **reference to the clinical criteria used to justify the**
 10 **downcoding;**

11 **(B) the original and revised service codes and payment**
 12 **amounts; and**

13 **(C) a notice of the right to appeal as described in section 12**
 14 **of this chapter.**

15 **Sec. 12. (a) An insurer shall provide providers with a clear and**
 16 **accessible process for appealing downcoded claims, including:**

17 **(1) a written or electronic notice detailing how to initiate an**
 18 **appeal;**

19 **(2) contact information for the individual managing the**
 20 **appeal; and**

21 **(3) a timeline for submission of an appeal that is not less than**
 22 **one hundred eighty (180) days.**

23 **(b) An insurer shall allow a provider to appeal in batches of**
 24 **similar claims involving substantially similar downcoding issues**
 25 **without restriction.**

26 **Sec. 13. An insurer may not downcode in a targeted or**
 27 **discriminatory manner against providers that routinely treat**
 28 **patients with complex or chronic conditions."**

29 Page 5, line 15, delete "9." and insert "14."

30 Page 5, line 19, delete "Sections 6.7, 9.5, and 9.7" and insert
 31 **"Sections 6.7 and 11.5".**

32 Delete page 6.

33 Page 7, delete lines 1 through 17, begin a new paragraph and insert:

34 "SECTION 12. IC 27-8-5.7-10, AS ADDED BY P.L.55-2006,
 35 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 36 JULY 1, 2026]: Sec. 10. (a) An insurer may not, more than ~~two (2)~~
 37 **years one (1) year** after the date on which an overpayment on a
 38 provider claim was made to the provider by the insurer:

39 (1) request that the provider repay the overpayment; or

40 (2) adjust a subsequent claim filed by the provider as a method of
 41 obtaining reimbursement of the overpayment from the provider.

42 **(b) An insurer may not recoup or refund a paid claim more than**

- 1 **one (1) year after the date on which the claim was initially paid.**
- 2 **(c) An insurer may not retroactively audit a paid claim more**
- 3 **than three (3) years after the date on which the claim was initially**
- 4 **paid.**
- 5 **(b) (d) An insurer may not be required to correct a payment error to**
- 6 **a provider more than two (2) years after the date on which a payment**
- 7 **on a provider claim was made to the provider by the insurer: if notice**
- 8 **of the payment error is not provided within one (1) year after**
- 9 **payment for a fully adjudicated claim is received.**
- 10 **(e) (e) This section does Subsections (a), (b), and (d) do not apply**
- 11 **in cases of fraud by the provider, the insured, or the insurer with**
- 12 **respect to the health benefits claim on which the overpayment or**
- 13 **underpayment was made when a final determination of fraud has**
- 14 **been made by a court.**
- 15 **(f) Notwithstanding subsections (a) through (d), an insurer and**
- 16 **a provider may enter into a value based health care reimbursement**
- 17 **agreement (as defined in IC 27-1-37.6-15) that provides for**
- 18 **different time frames than those specified in this section.**
- 19 SECTION 13. IC 27-8-5.7-11.5 IS ADDED TO THE INDIANA
- 20 CODE AS A NEW SECTION TO READ AS FOLLOWS
- 21 [EFFECTIVE JULY 1, 2026]: **Sec. 11.5. (a) If an insurer or a health**
- 22 **maintenance organization (as defined in IC 27-13-36.2-2) recoups**
- 23 **payment from a provider due to an error in coordination of**
- 24 **benefits, the provider may submit a claim for the same services to**
- 25 **the appropriate insurer.**
- 26 **(b) Except as provided in subsection (d) and notwithstanding**
- 27 **any other provision of law, a provider may submit a claim to the**
- 28 **appropriate insurer not later than ninety (90) days after the date**
- 29 **the recoupment is made.**
- 30 **(c) A provider that submits a claim under this section shall**
- 31 **provide documentation to the insurer demonstrating:**
- 32 **(1) the original submission of the claim to the initial insurer or**
- 33 **health maintenance organization; and**
- 34 **(2) the recoupment of payment by the initial insurer or health**
- 35 **maintenance organization due to an error in coordination of**
- 36 **benefits.**
- 37 **(d) Nothing in this section prevents an insurer from allowing a**
- 38 **provider more time to submit a claim."**
- 39 Page 7, line 20, delete "Sections 4.7, 7.5, and 7.7" and insert
- 40 **"Sections 4.7 and 9.5".**
- 41 Page 8, delete lines 3 through 42, begin a new paragraph and insert:
- 42 **"SECTION 18. IC 27-13-36.2-8, AS ADDED BY P.L.55-2006,**

1 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2 JULY 1, 2026]: Sec. 8. (a) A health maintenance organization may not,
3 more than ~~two (2) years~~ **one (1) year** after the date on which an
4 overpayment on a provider claim was made to the provider by the
5 health maintenance organization:

6 (1) request that the provider repay the overpayment; or

7 (2) adjust a subsequent claim filed by the provider as a method of
8 obtaining reimbursement of the overpayment from the provider.

9 **(b) A health maintenance organization may not recoup or**
10 **refund a paid claim more than one (1) year after the date on which**
11 **the claim was initially paid.**

12 **(c) A health maintenance organization may not retroactively**
13 **audit a paid claim more than three (3) years after the date on**
14 **which the claim was initially paid.**

15 ~~(b)~~ **(d) A health maintenance organization may not be required to**
16 **correct a payment error to a provider more than two (2) years after the**
17 **date on which a payment on a provider claim was made to the provider**
18 **by the health maintenance organization: if notice of the payment**
19 **error is not provided within one (1) year after payment for a fully**
20 **adjudicated claim is received.**

21 ~~(e)~~ **(e) This section does Subsections (a), (b), and (d) do not apply**
22 **in cases of fraud by the provider, the enrollee, or the health**
23 **maintenance organization with respect to the health benefits claim on**
24 **which the overpayment or underpayment was made when a final**
25 **determination of fraud has been made by a court.**

26 **(f) Notwithstanding subsections (a) through (d), a health**
27 **maintenance organization and a provider may enter into a value**
28 **based health care reimbursement agreement (as defined in**
29 **IC 27-1-37.6-15) that provides for different time frames than those**
30 **specified in this section.**

31 SECTION 19. IC 27-13-36.2-9.5 IS ADDED TO THE INDIANA
32 CODE AS A NEW SECTION TO READ AS FOLLOWS
33 [EFFECTIVE JULY 1, 2026]: **Sec. 9.5. (a) If an insurer (as defined**
34 **in IC 27-8-5.7-3) or a health maintenance organization recoups**
35 **payment from a provider due to an error in coordination of**
36 **benefits, the provider may submit a claim for the same services to**
37 **the appropriate health maintenance organization.**

38 **(b) Except as provided in subsection (d) and notwithstanding**
39 **any other provision of law, a provider may submit a claim to the**
40 **appropriate health maintenance organization not later than ninety**
41 **(90) days after the date the recoupment is made.**

42 **(c) A provider that submits a claim under this section shall**

- 1 **provide documentation to the health maintenance organization**
- 2 **demonstrating:**
- 3 **(1) the original submission of the claim to the initial insurer or**
- 4 **health maintenance organization; and**
- 5 **(2) the recoupment of payment by the initial insurer or health**
- 6 **maintenance organization due to an error in coordination of**
- 7 **benefits.**
- 8 **(d) Nothing in this section prevents a health maintenance**
- 9 **organization from allowing a provider more time to submit a**
- 10 **claim."**
- 11 Delete page 9.
- 12 Renumber all SECTIONS consecutively.
(Reference is to HB 1271 as reprinted January 30, 2026.)

and when so amended that said bill do pass .

Committee Vote: Yeas 12, Nays 0.

Senator Charbonneau, Chairperson