

HOUSE BILL 169: State Health Plan Data Transparency.

2021-2022 General Assembly

Committee: House Pensions and Retirement. If favorable, **Date:** April 9, 2021

re-refer to Health. If favorable, re-refer to Rules, Calendar, and Operations of the House

Introduced by: Reps. Goodwin, Potts, Everitt, Dahle Prepared by: Jason Moran-Bates

Analysis of: First Edition Committee Staff

OVERVIEW: House Bill 169 removes certain restrictions on the State Health Plan's use or disclosure of Claim Payment Data, but provides that Claim Payment Data is exempt from the public records law and any other provision requiring information and records held by State agencies to be made public or accessible to the public. The act becomes effective January 1, 2022.

[As introduced, this bill was identical to S174, as introduced by Sens. Krawiec, Burgin, Perry, which is currently in Senate Pensions and Retirement and Aging.]

CURRENT LAW AND BACKGROUND: The State Health Plan for Teachers and State Employees (Plan) is addressed in Article 3B of Chapter 135 of the General Statutes. The Plan's benefits must be provided under contracts between the Plan and the claims processors selected by the Plan. G.S. 135-48.32(a). Unless the Plan directs otherwise, each Claims Processor must provide the Plan with a Claims Data Feed, which includes all Claim Payment Data. G.S. 135-48.32(b).

"Claim Payment Data" is defined as "[d]ata fields within a Claims Data Feed that reflect the provider and the amount the provider billed for services provided to a Plan member, the allowed amount applied to the claim by the Claims Processor, and the amount paid by the Plan on the claim. The term 'Claim Payment Data' includes any document, material, or other work, whether tangible or electronic, that is derived from, is based on, or reflects any of the foregoing data fields or information contained therein." G.S. 135-48.1(2b).

The Claims Processor is not required to disclose Claim Payment Data that reflects rates negotiated with or agreed to by a noncontracted third party but, upon request, must provide sufficient documentation to support the payment of claims for which Claim Payment Data is withheld. G.S. 135-48.32(b).

The Plan may use and disclose Claim Payment Data solely for the purpose of administering and operating the Plan. The Plan must *not* do any of the following: (1) use or disclose Claim Payment Data that would compromise the proprietary nature of the data or its status as a trade secret, (2) misappropriate the data, or (3) use a provider's Claim Payment Data to negotiate rates, fee schedules, or other charges with that provider or any other provider. G.S. 135-48.32(d)-(e).

The Plan may disclose Claim Payment Data to a third party to use on the Plan's behalf as agreed upon between the Plan and the Claims Processor. The Plan must obtain the agreement of the Claims Processor for each third party to whom the Plan seeks to disclose Claim Payment Data and for each use the third party will make of the data. The Plan may not disclose Claim Payment Data to any third party without first entering into a contract with the third party that contains restrictions on the use and disclosure of the Claim Payment Data by the third party that are at least as restrictive as these provisions. G.S. 135-48.32(f).

Jeffrey Hudson Director



Legislative Analysis Division 919-733-2578

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BILL ANALYSIS:

Section 1 provides that the definition of "Claim Payment Data" incudes the rate negotiated with or agreed to by the provider.

Section 2 does all of the following:

- Provides that if a claim was paid with State funds, then the Claims Processor must disclose the Claims Payment Data on a member level.
- Provides that the Claims Processor must disclose claims payment data that reflects rates negotiated with or agreed to by a noncontracted third party.
- Removes language prohibiting the use or disclosure of Claim Payment Data that would compromise the proprietary nature of the data or its status as a trade secret, misappropriate the data, or use a provider's Claim Payment Data to negotiate rates, fee schedules, or other charges with that provider or any other provider.
- Provides that Claim Payment Data is exempt from the public records law or any other provision requiring information and records held by State agencies to be made public or accessible to the public.
- Provides that the Plan may disclose Claim Payment Data to a Third Party for use on the Plan's behalf.
- Provides that the Plan must provide notice to the Claims Processor for each third party to whom
 the Plan seeks to disclose Claim Payment Data and for each use the third party will make of the
 data. The plan would not be required to seek the agreement of the Claims Processor.

EFFECTIVE DATE: The act becomes effective January 1, 2022.

***Brad Krehely of the Legislative Analysis Division substantially contributed to this summary.