

$\begin{array}{c} \textbf{STATE OF MAINE} \\ 126^{^{\text{TH}}} \text{ Legislature} \\ \text{First Regular Session} \end{array}$



Summaries of bills, adopted amendments and laws enacted or finally passed

JOINT STANDING COMMITTEE ON INSURANCE AND FINANCIAL SERVICES

July 2013

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STATE OF MAINE

 126^{TH} Legislature First Regular Session



LEGISLATIVE DIGEST OF BILL SUMMARIES AND ENACTED LAWS

This Legislative Digest of Bill Summaries and Enacted Laws contains summaries of all LDs and adopted amendments and all laws enacted or finally passed during the First Regular Session of the 126th Maine Legislature.

The *Digest* is arranged alphabetically by committee and within each committee by Legislative Document (LD) number. The committee report(s), prime sponsor and lead co-sponsor(s), if designated, are listed below each LD title. All adopted amendments are summarized and listed by paper number. A subject index is included with each committee. The appendices include a summary of relevant session statistics, an index of all bills by LD number and an index of enacted laws by law type and chapter number.

Final action on each LD is noted to the right of the LD title. The following describes the various final actions.

| ARRIED OVER carried over to a subsequent session of the Legislature | CAF |
|---------------------------------------------------------------------------------------------------|-----|
| ON RES XXX chapter # of constitutional resolution passed by both houses | COl |
| ONF CMTE UNABLE TO AGREECommittee of Conference unable to agree; legislation died | COl |
| IED BETWEEN HOUSESHouse & Senate disagreed; legislation died | DIE |
| IED IN CONCURRENCE | DIE |
| IED ON ADJOURNMENT action incomplete when session ended; legislation died | DIE |
| MERGENCY | EM |
| AILED, EMERGENCY ENACTMENT or FINAL PASSAGE emergency failed to receive required 2/3 vote | FAI |
| AILED, ENACTMENT or FINAL PASSAGE failed to receive final majority vote | |
| AILED, MANDATE ENACTMENT legislation proposing local mandate failed required 2/3 vote | |
| ELD BY GOVERNOR | |
| EAVE TO WITHDRAW legislation granted | |
| OT PROPERLY BEFORE THE BODYruled out of order by the presiding officer; legislation died | |
| NDEF PP indefinitely postponed; legislation died | |
| NTP, ACCEPTED, MAJORITY, MINORITY or REPORT X ought-not-to-pass report accepted; legislation died | ON |
| &S XXX chapter # of enacted private & special law | |
| UBLIC XXXchapter # of enacted public Law | |
| ESOLVE XXX chapter # of finally passed resolve | |
| ETO SUSTAINED Legislature failed to override Governor's veto | VET |

The effective date for non-emergency legislation enacted in the First Regular Session of the 126th Legislature is October 9, 2013. The effective date for legislation enacted as an emergency measure may be found in the enacted law summary for that legislation.

Joint Standing Committee on Insurance and Financial Services

This bill provides authority to the Superintendent of Insurance, beginning October 1, 2013, to approve pilot projects allowing health insurance carriers to offer health plans that include premium credits and other incentives to encourage enrollees to participate in wellness and prevention programs.

LD 1006An Act To Clarify Transparency of Medical Provider ProfilingPUBLIC 383Programs Used by Insurance Companies and Other Providers of HealthInsurance

| Sponsor(s) | Committee Report | Amendments Adopted |
|------------|------------------|--------------------|
| TREAT | OTP-AM | H-502 |

This bill requires that any cost metric used by insurance providers in a provider profiling program is covered by the existing transparency provisions in the health plan improvement laws. The bill also requires carriers to provide copies of the data methodology used in the metric to affected providers. The purpose of this bill is to require all insurance providers, including the state health plan and other government insurance programs, to be included in this transparency obligation.

Committee Amendment "A" (H-502)

This amendment replaces the bill. The amendment does the following.

1. It repeals and replaces the existing transparency provisions for provider profiling programs to provide that, at least 60 days prior to using or publicly disclosing the results of their provider profiling program, carriers must share with providers their individual provider profile and disclose to providers the methodology, criteria, data and analysis used to evaluate provider quality, performance and cost. It also permits providers to request a copy of the data associated with their profile within 30 days of the carrier's disclosure of the profile and affords providers the opportunity to review and dispute its provider profiling result.

2. It makes clear that any cost metric or cost data used by insurance carriers in a provider profiling program to rate or rank a provider is covered by the transparency provisions for provider profiling programs.

3. It makes clear that the provisions applying to provider profiling programs used by insurance carriers also apply to provider profiling programs developed by the State Employee Health Commission for the health insurance plan provided to state employees.

Enacted Law Summary

Public Law 2013, chapter 383 repeals and replaces the existing transparency provisions for provider profiling programs to provide that, at least 60 days prior to using or publicly disclosing the results of their provider profiling program, carriers must share with providers their individual provider profile and disclose to providers the methodology, criteria, data and analysis used to evaluate provider quality, performance and cost. It permits providers to request a copy of the data associated with their profile within 30 days of the carrier's disclosure of the profile and affords providers the opportunity to review and dispute its provider profiling result. The law makes clear that any cost metric or cost data used by insurance carriers in a provider profiling program to rate or rank a provider is covered by the transparency provisions for provider profiling programs.

Public Law 2013, chapter 383 also clarifies that the provisions applying to provider profiling programs used by insurance carriers also apply to provider profiling programs developed by the State Employee Health Commission for the health insurance plan provided to state employees.