

(Other Special Clauses:
	None
Į	Utah Code Sections Affected:
A	AMENDS:
	31A-22-614.5 , as enacted by Laws of Utah 1993, Chapter 255
E	ENACTS:
	26-1-37 , Utah Code Annotated 1953
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E	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 26-1-37 is enacted to read:
	26-1-37. Duty to establish standards for the exchange of electronic health
i	nformation exchange.
	(1) For purposes of this section:
	(a) "Affiliate" means an organization that directly or indirectly through one or more
<u>i</u> 1	ntermediaries controls, is controlled by, or is under common control with another
0	organization.
	(b) "Clinical health information" shall be defined by the department by administrative
r	ule adopted in accordance with Subsection (2).
	(c) "Electronic exchange":
	(i) includes:
	(A) the electronic transmission of clinical health data via Internet or extranet; and
	(B) physically moving clinical health information from one location to another using
<u>n</u>	nagnetic tape, disk, or compact disc media; and
	(ii) does not include exchange of information by telephone or fax.
	(d) "Health care provider" means a licensing classification that:
	(i) is either:
	(A) licensed under Title 58, Occupations and Professions, to provide health care; or
	(B) licensed under Chapter 21, Health Care Facility Licensing and Inspection Act.
	(e) "Health care system" shall include:
	(i) affiliated health care providers;
	(ii) affiliated third party payers; and

57	(iii) other arrangement between organizations or providers as described by the
58	department by administrative rule.
59	(f) "Third party payer" means:
60	(i) all insurers offering health insurance who are subject to Section 31A-22-614.5; and
61	(ii) the state Medicaid program.
62	(2) (a) In addition to the duties listed in Section 26-1-30, the department shall, in
63	accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act:
64	(i) define:
65	(A) "clinical health information" subject to this section; and
66	(B) health system arrangements between providers or organizations as described in
67	Subsection (1)(d)(iii); and
68	(ii) adopt standards for the electronic exchange of clinical health information between
69	health care providers and third party payers that are in compliance with 45 CFR Parts 160, 162,
70	and 164, Health Insurance Reform: Security Standards.
71	(b) The department shall coordinate its rule making authority under the provisions of
72	this section with the rule making authority of the Department of Insurance under Section
73	31A-22-614.5. The department shall establish procedures for developing the rules adopted
74	under this section, which ensure that the Department of Insurance is given the opportunity to
75	comment on proposed rules.
76	(3) (a) Except as provided in Subsection (3)(b), a health care provider or third party
77	payer in Utah is required to use the standards adopted by the department under the provisions
78	of Subsection (2) if the health care provider or third party payer elects to engage in an
79	electronic exchange of clinical health information with another health care provider, third party
80	payer, or health care recipient.
81	(b) A health care provider or third party payer is not required to use the standards
82	adopted by the department under the provisions of Subsection (2) if the health care provider or
83	third party payer engage in the $\hat{S} \rightarrow [secure] \leftarrow \hat{S}$ electronic exchange of clinical health information
83a	<u>within</u>
84	a particular health care system.
85	(4) Nothing in this section shall limit the number of networks eligible to engage in the
86	electronic data interchange of clinical health information using the standards adopted by the
87	department under Subsection (2)(a)(ii)

88	(5) The department shall report on the use of the standards for the electronic exchange
89	of clinical health information to the legislative Health and Human Services Interim Committee
90	no later than October 15, 2008 and no later than every October 15th thereafter. The report shall
91	include publicly available information concerning the costs and savings for the department,
92	third party payers, and health care providers associated with the standards for the secure
93	electronic exchange of clinical health records.
94	Section 2. Section 31A-22-614.5 is amended to read:
95	31A-22-614.5. Uniform claims processing.
96	(1) Beginning July 1, 1993, all insurers offering health insurance shall use a uniform
97	claim form and uniform billing and claim codes.
98	(2) The uniform claim forms and billing codes shall be adopted and approved by the
99	commissioner in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act.
100	The commissioner shall consult with the director of the Division of Health Care Financing, the
101	National Uniform Claim Form Task Force, and the National Uniform Billing Committee when
102	adopting the uniform claims and billing codes.
103	(3) (a) (i) Beginning July 1, 1995, all insurers shall offer compatible systems of
104	electronic billing approved by the commissioner in accordance with Title 63, Chapter 46a,
105	Utah Administrative Rulemaking Act.
106	(ii) The systems approved by the commissioner may include monitoring and
107	disseminating information concerning eligibility and coverage of individuals.
108	(iii) The commissioner shall coordinate the administrative rules adopted under the
109	provisions of this section with the administrative rules adopted by the Department of Health for
110	the implementation of the standards for the secure electronic exchange of clinical health
111	information under Section 26-1-37. The department shall establish procedures for developing
112	the rules adopted under this section, which ensure that the Department of Health is given the
113	opportunity to comment on proposed rules.
114	(b) The commissioner shall regulate any fees charged by insurers to the providers for:
115	(i) uniform claim forms [or];
116	(ii) electronic billing[-]; or
117	(iii) the secure electronic exchange of clinical health information permitted by Section
118	<u>26-1-37.</u>

Fiscal Note

H.B. 47 2nd Sub. (Gray) - Standards for Electronic Exchange of Clinical Health Information

2008 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

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