CODE REVISER USE ONLY



PREPROPOSAL STATEMENT OF INQUIRY

CR-101 (October 2017) (Implements RCW 34.05.310)

Do NOT use for expedited rule making

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: August 02, 2023

TIME: 8:39 AM

WSR 23-16-137

Agency: Office of the Insurance Commissioner (OIC)

Subject of possible rule making: Implementation of ESSB 5122 (2011-12), ESHB 1222 (2023-24), E2SHB 1357 (2023-24), SB 5036 (2023-24), SB 5066 (2023-24), SB 5242 (2023-24), SSB 5396 (2023-24), and other related legislation incorporated as consolidated health care rulemaking.

Insurance Commissioner Matter R 2023-07

Statutes authorizing the agency to adopt rules on this subject: RCW 48.02.060 (to effectuate Chapter 314, Laws of 2011, Chapter 8, Laws of 2023, Chapter 107, Laws of 2023, Chapter 194, Laws of 2023, Chapter 245, Laws of 2023, Chapter 366, Laws of 2023, and Chapter 382, Laws of 2023), as well as RCW 48.43.735, 48.44.050, 48.46.200, 48.200.040, and 48.200.900.

Reasons why rules on this subject may be needed and what they might accomplish: The Insurance Commissioner is considering consolidated health care rulemaking due to the recent passage of insurance related legislation. Currently multiple provisions of health care and insurance regulations in the Washington Administrative Code (WAC) may need to be updated by OIC to be consistent with the legislation passed and codified in the Revised Code of Washington (RCW). These rules will facilitate implementation of the new laws by ensuring that all affected health care and insurance entities understand their legal rights and obligations under the enacted legislation.

This effort may include but is not limited to updating regulatory definitions for emergency medical condition and prior authorizations, clarifying hearing instrument coverage requirements, updating telemedicine timeframes, providing guidance for health care benefit manger and health carrier contract reporting requirements, and clarifying cost sharing for abortion and diagnostic or supplemental breast exams. This rulemaking may impact the following authorities: WAC 284-43-0160, 284-43-7220, 284-44-046, 284-50-270, 284-170-130, 284-180-460, and new sections in Chapters 284-43 and 284-46 WAC.

Identify other federal and state agencies that regulate this subject and the process coordinating the rule with these agencies: The OIC is promulgating administrative regulations related to the commercial plans that it regulates. However, there are other state agencies who may be affected by the legislation requiring this rulemaking.

The state Health Care Authority (HCA) and OIC have similar statutory duties for the cost sharing provisions pertaining to abortion and breast examinations. The HCA and OIC are both affected by the new legislation for prior authorizations and telemedicine timeframes. The HCA and OIC also have statutory duties related to the legislation affecting hearing instrument coverage. Therefore, the OIC will coordinate on this rulemaking with other agencies, including the state HCA, by offering notices and opportunities for written comment or feedback with multiple participation forums.

Process t	for developing	new rule	check all	that apply).
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	Negotiated rule making
	Pilot rule making
	Agency study
☒ (Other (describe) Submit written comments by August 16, 2023.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting:

(If necessary)

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Additional comments:		
Date: August 2, 2023	Signature:	
Name: Mike Kreidler	Mile Kreidle	
Title: Insurance Commissioner		