Regular Session, 2013

HOUSE BILL NO. 592

BY REPRESENTATIVE THIBAUT

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

INSURANCE/HEALTH: Provides for the adequacy, accessibility, and quality of health care services offered by a health insurance issuer in its health benefit plan networks

AN ACT

2	To amend and reenact R.S. 44:4.1(B)(11) and to enact Subpart A-1 of Part III of Chapter 4
3	of Title 22 of the Louisiana Revised Statutes of 1950, to be comprised of R.S.
4	22:1019.1 through 1019.3, relative to ensuring the adequacy, accessibility, and
5	quality of health care services offered to covered persons by a health insurance
6	issuer in its health benefit plan networks; to provide for definitions; to provide with
7	respect to standards for the creation and maintenance of health benefit plan networks
8	by health insurance issuers; to provide with respect to the Public Records Law; to
9	provide for regulation and enforcement by the commissioner of insurance, including
10	imposition of fines and penalties; and to provide for related matters.
11	Be it enacted by the Legislature of Louisiana:
12	Section 1. Subpart A-1 of Part III of Chapter 4 of Title 22 of the Louisiana Revised
13	Statutes of 1950, comprised of R.S. 22:1019.1 through 1019.3, is hereby enacted to read as
14	follows:
15	SUBPART A-1. NETWORK ADEQUACY ACT
16	§1019.1. Short title; purpose, scope, and definitions
17	A. This Subpart shall be known and may be cited as the "Network Adequacy
18	Act".
19	B. The purpose and intent of this Subpart is to establish standards for the
20	creation and maintenance of networks by health insurance issuers and to ensure the

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	adequacy, accessibility, and quality of health care services offered to covered
2	persons under a health benefit plan by establishing requirements for written
3	agreements between health insurance issuers offering health benefit plans and
4	participating providers regarding the standards, terms, and provisions under which
5	such participating providers will provide services to covered persons.
6	C. This Subpart shall apply to all health insurance issuers that offer health
7	benefit plans but shall not include excepted benefits policies as defined in R.S.
8	<u>22:1061(3).</u>
9	D. As used in this Subpart:
10	(1) "Base health care facility" means a facility or institution providing health
11	care services, including but not limited to a hospital or other licensed inpatient
12	center, ambulatory surgical or treatment center, skilled nursing facility, inpatient
13	hospice facility, residential treatment center, diagnostic, laboratory, or imaging
14	center, or rehabilitation or other therapeutic health setting that has entered into a
15	contract or agreement with a facility-based physician.
16	(2) "Commissioner" means the commissioner of insurance.
17	(3) "Contracted reimbursement rate" means the aggregate maximum amount
18	that a participating or contracted health care provider has agreed to accept from all
19	sources for payment of covered health care services under the health insurance
20	coverage applicable to the covered person.
21	(4) "Covered health care services" means health care services that are either
22	covered and payable under the terms of health insurance coverage or required by law
23	to be covered.
24	(5) "Covered person" means a policyholder, subscriber, enrollee, insured, or
25	other individual participating in a health benefit plan.
26	(6) "Emergency medical condition" means a medical condition manifesting
27	itself by symptoms of sufficient severity, including severe pain, such that a prudent
28	layperson, who possesses an average knowledge of health and medicine, could
29	reasonably expect that the absence of immediate medical attention would result in

2	or would place the person's health or, with respect to a pregnant woman, the health
3	of the woman or her unborn child, in serious jeopardy.
4	(7) "Emergency services" means health care items and services furnished or
5	required to evaluate and treat an emergency medical condition.
6	(8) "Essential community providers" means providers that serve
7	predominantly low-income, medically underserved individuals, including those
8	providers defined in Section 340B(a)(4) of the Public Health Service Act and
9	providers described in Section 1927(c)(1)(D)(i)(IV) of the Social Security Act as set
10	forth by Section 221 of Public Law 111-8.
11	(9) "Facility-based physician" means a physician licensed to practice
12	medicine who is required by the base health care facility to provide services in a base
13	health care facility, including an anesthesiologist, hospitalist, intensivist,
14	neonatologist, pathologist, radiologist, emergency room physician, or other on-call
15	physician, who is required by the base health care facility to provide covered health
16	care services related to any medical condition.
17	(10) "Health benefit plan" means a policy, contract, certificate, or subscriber
18	agreement entered into, offered, or issued by a health insurance issuer to provide,
19	deliver, arrange for, pay for, or reimburse any of the costs of health care services.
20	(11) "Health care facility" means an institution providing health care services
21	or a health care setting, including but not limited to hospitals and other licensed
22	inpatient centers, ambulatory surgical or treatment centers, skilled nursing centers,
23	diagnostic, laboratory and imaging centers, and rehabilitation and other therapeutic
24	health settings.
25	(12) "Health care professional" means a physician or other health care
26	practitioner licensed, certified, or registered to perform specified health care services
27	consistent with state law.
28	(13) "Health care provider" or "provider" means a health care professional
29	or a health care facility.

serious impairment to bodily functions, serious dysfunction of a bodily organ or part,

1	(14) "Health care services" means services, items, supplies, or drugs for the
2	diagnosis, prevention, treatment, cure, or relief of a health condition, illness, injury,
3	or disease.
4	(15) "Health insurance coverage" means benefits consisting of medical care
5	provided or arranged for directly, through insurance or reimbursement, or otherwise,
6	and includes health care services paid for under any health benefit plan.
7	(16) "Health insurance issuer" means an entity subject to the insurance laws
8	and regulations of this state, or subject to the jurisdiction of the commissioner, that
9	contracts or offers to contract, or enters into an agreement to provide, deliver,
10	arrange for, pay for, or reimburse any of the costs of health care services, including
11	a sickness and accident insurance company, a health maintenance organization, a
12	preferred provider organization or any similar entity, or any other entity providing
13	a plan of health insurance or health benefits.
14	(17) "Network of providers" or "network" means an entity, including a health
15	insurance issuer, that, through contracts or agreements with health care providers,
16	provides or arranges for access by groups of covered persons to health care services
17	by health care providers who are not otherwise or individually contracted directly
18	with a health insurance issuer.
19	(18) "Participating provider" or "contracted health care provider" means a
20	health care provider who, under a contract or agreement with the health insurance
21	issuer or with its contractor or subcontractor, has agreed to provide health care
22	services to covered persons with an expectation of receiving payment, other than
23	in-network coinsurance, copayments, or deductibles, directly or indirectly from the
24	health insurance issuer.
25	(19) "Person" means an individual, a corporation, a partnership, an
26	association, a joint venture, a joint stock company, a trust, an unincorporated
27	organization, any similar entity, or any combination thereof.
28	(20) "Primary care professional" means a participating health care
29	professional designated by a health insurance issuer to supervise, coordinate, or

by the health insurance issuer to initiate a referral for specialty care and maintain supervision of health care services rendered to covered persons.

## §1019.2. Network adequacy

A. A health insurance issuer providing a health benefit plan shall maintain a network that is sufficient in numbers and types of health care providers to ensure that all health care services to covered persons will be accessible without unreasonable delay. In the case of emergency services and any ancillary emergency health care services, covered persons shall have access twenty-four hours per day, seven days per week. Sufficiency shall be determined in accordance with the requirements of this Subpart. In determining sufficiency criteria, such criteria shall include but not be limited to ratios of health care providers to covered persons by specialty, ratios of primary care providers to covered persons, geographic accessibility, waiting times for appointments with participating providers, hours of operation, and volume of technological and specialty services available to serve the needs of covered persons requiring technologically advanced or specialty care.

B.(1) Each health insurance issuer shall maintain a network of providers that includes but is not limited to providers that specialize in mental health and substance abuse services, facility-based physicians, and providers that are essential community providers.

(2) A health insurance issuer shall establish and maintain adequate arrangements to ensure reasonable proximity of participating providers to the primary residences of covered persons. In determining whether a health insurance issuer has complied with this Paragraph, the commissioner shall give due consideration to the relative availability of health care providers in the service area under consideration and the geographic composition of the service area. The commissioner may consider a health insurance issuer's adjacent service area networks that may augment health care providers if a health care provider deficiency exists within the service area.

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2	clinical capacity, and legal authority of its participating providers to furnish all
3	contracted health care services to covered persons.
4	(4) A health insurance issuer shall maintain a directory of its network of
5	providers on the internet. The directory of network providers must be furnished in
6	printed form to any covered person upon request. The directory of network
7	providers shall identify all health care providers that are not accepting new referrals
8	of covered persons or are not offering services to covered persons.
9	(5)(a) Beginning January 1, 2014, except as otherwise provided in
10	Subparagraph (b) of this Paragraph, a health insurance issuer shall annually file with
11	the commissioner, an access plan meeting the requirements of this Subpart for each
12	of the health benefit plans that the health insurance issuer offers in this state. Any
13	existing, new, or initial filing of policy forms by a health insurance issuer shall
14	include the network of providers, if any, to be used in connection with the policy
15	forms. If benefits under a health insurance policy do not rely on a network of
16	providers, the health insurance issuer shall state such fact in the policy form filing.
17	The health insurance issuer may request the commissioner to deem sections of the
18	access plan to contain proprietary or trade secret information that shall not be made
19	public in accordance with the Public Records Law, R.S. 44:1 et seq., or to contain
20	protected health information that shall not be made public in accordance with R.S.
21	22:42.1. If the commissioner concurs with the request, those sections of the access
22	plan shall not be subject to the Public Records Law or shall not be made public in
23	accordance with R.S. 22:42.1 as applicable. The health insurance issuer shall make
24	the access plans, absent any such proprietary or trade secret information and
25	protected health information, available and readily accessible on its business
26	premises and shall provide such plans to any interested party upon request, subject
27	to the provisions of the Public Records Law and R.S. 22:42.1.
28	(b) In lieu of meeting the filing requirements of Subparagraph (a) of this
29	Paragraph, a health insurance issuer shall, beginning January 1, 2014, except as

(3) A health insurance issuer shall monitor, on an ongoing basis, the ability,

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otherwise provided in Subparagraph (c) of this Paragraph, submit proof of accreditation from the National Committee for Quality Assurance (NCQA) or American Accreditation Healthcare Commission, Inc./URAC to the commissioner, including an affidavit and sufficient proof demonstrating its accreditation for compliance with the network adequacy requirements of this Subpart. The affidavit shall include sufficient information to notify the commissioner of the health insurance issuer's accreditation and shall include a certification that the health insurance issuer's network of providers includes health care providers that specialize in mental health and substance abuse services and providers that are essential community providers. The affidavit shall also certify that the health insurance issuer complies with the provider directory requirement contained in Paragraph (4) of this Subsection. The commissioner may, at any time, recognize accreditation by any other nationally recognized organization or entity that accredits health insurance issuers; however, such entity's accreditation process shall be equal to or have comparative standards for review and accreditation of network adequacy.

(c) A health insurance issuer that has submitted an application for accreditation to NCQA or URAC prior to December 31, 2013, but has not yet received such accreditation by January 1, 2014, shall be deemed accredited for the purposes of this Subpart upon submission of an affidavit to the commissioner by January 1, 2014, demonstrating that the issuer is in the process of accreditation. Upon receipt of accreditation, the issuer shall submit proof of such accreditation to the commissioner pursuant to Subparagraph (b) of this Paragraph. However, in the event that the issuer withdraws its application for accreditation or does not receive accreditation prior to July 1, 2015, such issuer shall file an access plan with the commissioner pursuant to Subparagraph (a) of this Paragraph within sixty days of such withdrawal or denial.

(d) If a health insurance issuer that has submitted proof of accreditation to the commissioner subsequently loses such accreditation, the issuer shall promptly

2	(a) of this Paragraph within sixty days of the loss of such accreditation.
3	(e) A health insurance issuer submitting proof of accreditation or an affidavit
4	demonstrating that the issuer is in the process of accreditation shall maintain an
5	access plan at its principal place of business. Such access plan shall be in accordance
6	with the requirements of the accrediting entity.
7	C. A health insurance issuer not submitting proof of accreditation shall file
8	an access plan for written approval from the commissioner for existing health benefit
9	plans and prior to offering a new health benefit plan. Additionally, such a health
10	insurance issuer shall inform the commissioner when the issuer enters a new service
11	or market area and shall submit an updated access plan demonstrating that the
12	issuer's network in the new service or market area is adequate and consistent with
13	this Subpart. Each such access plan, including riders and endorsements, shall be
14	identified by a form number in the lower left hand corner of the first page of the
15	form. Such a health insurance issuer shall update an existing access plan whenever
16	it makes any material change to an existing health benefit plan. Such an access plan
17	shall describe or contain, at a minimum, each of the following:
18	(1) The health insurance issuer's network which includes but is not limited
19	to the availability of and access to centers of excellence for transplant and other
20	medically intensive services as well as the availability of critical care services, such
21	as advanced trauma centers and burn units.
22	(2) The health insurance issuer's procedure for making referrals within and
23	outside its network.
24	(3) The health insurance issuer's process for monitoring and ensuring, on an
25	ongoing basis, the sufficiency of the network to meet the health care needs of
26	populations that enroll in its health benefit plans and general provider availability in
27	a given geographic area.

notify the commissioner and file an access plan with him pursuant to Subparagraph

2	persons with limited English proficiency and illiteracy, with diverse cultural and
3	ethnic backgrounds, or with physical and mental disabilities.
4	(5) The health insurance issuer's methods for assessing the health care needs
5	of covered persons and their satisfaction with services.
6	(6) The health insurance issuer's method of informing covered persons of the
7	health benefit plan's services and features, including but not limited to the health
8	benefit plan's utilization review procedure, grievance procedure, external review
9	procedure, process for choosing and changing providers, and procedures for
10	providing and approving emergency services and specialty care. Additional
11	information relating to these processes shall be available upon request and accessible
12	via the health insurance issuer's website.
13	(7) The health insurance issuer's system for ensuring coordination and
14	continuity of care for covered persons referred to specialty physicians, for covered
15	persons using ancillary health care services, including social services and other
16	community resources, and for ensuring appropriate discharge planning.
17	(8) The health insurance issuer's processes for enabling covered persons to
18	change primary care professionals, for medical care referrals, and for ensuring that
19	participating providers that require the use of health care facilities have hospital
20	admission privileges.
21	(9) The health insurance issuer's proposed plan for providing continuity of
22	care in the event of contract termination between the health insurance issuer and any
23	of its participating providers, as required by R.S. 22:1005, or in the event of the
24	health insurance issuer's insolvency or other inability to continue operations. This
25	description shall explain how covered persons will be notified of contract
26	termination, including but not limited to the effective date of the contract
27	termination, the health insurance issuer's insolvency, or other cessation of operations,
28	and how such covered persons will be transferred to other providers in a timely
29	manner.

(4) The health insurance issuer's efforts to address the needs of covered

1	(10) A geographic map of the area proposed to be served by the health
2	benefit plan by both parish and zip code.
3	(11) The policies and procedures to ensure access to covered health care
4	services under each of the following circumstances:
5	(a) When the covered health care service is not available from a participating
6	provider in any case when a covered person has made a good faith effort to utilize
7	participating providers for a covered service and it is determined that the health
8	insurance issuer does not have the appropriate participating providers due to
9	insufficient number, type, or distance, the health insurance issuer shall ensure, by
10	terms contained in the health benefit plan, that the covered person will be provided
11	the covered health care service.
12	(b) When the covered person has a medical emergency within the network's
13	service area.
14	(c) When the covered person has a medical emergency outside the network's
15	service area.
16	(12) Any other information required by the commissioner to determine
17	compliance with the provisions of this Subpart.
18	D. A health insurance issuer not submitting proof of accreditation shall file
19	any proposed material changes to the access plan with the commissioner prior to
20	implementation of any such changes. The removal or withdrawal of any hospital or
21	multi-specialty clinic from a health insurance issuer's network shall constitute a
22	material change and shall be filed with the commissioner in accordance with the
23	provisions of this Subpart. Changes shall be deemed approved by the commissioner
24	after sixty days unless specifically disapproved in writing by the commissioner prior
25	to expiration of such sixty days.
26	E. All filings containing any proposed material changes to an access plan as
27	required by this Subpart shall include but not be limited to each of the following:
28	(1) A listing of health care facilities and the number of hospital beds at each
29	network health care facility.

1	(2) The ratio of participating providers to current covered persons.
2	(3) Any other information requested by the commissioner.
3	§1019.3. Enforcement provisions, penalties, and regulations
4	A. If the commissioner determines that a health insurance issuer has not
5	contracted with enough participating providers to ensure that covered persons have
6	accessible health care services in a geographic area, that a health insurance issuer's
7	access plan does not ensure reasonable access to covered health care services, or that
8	a health insurance issuer has entered into a contract that does not comply with this
9	Subpart, the commissioner may do either or both of the following:
10	(1) Institute a corrective action plan that shall be followed by the health
11	insurance issuer within thirty days of notice of noncompliance from the
12	commissioner.
13	(2) Use his other enforcement powers to obtain the health insurance issuer's
14	compliance with this Subpart, including but not limited to disapproval or withdrawal
15	of his approval.
16	B. The commissioner shall not act to arbitrate, mediate, or settle disputes
17	regarding a decision not to include a health care provider in a health benefit plan or
18	in a provider network if the health insurance issuer has an adequate network as
19	determined by the commissioner pursuant to the requirements contained in this
20	Subpart.
21	C. The commissioner may promulgate such rules and regulations as may be
22	necessary or proper to carry out the provisions of this Subpart. Such rules and
23	regulations shall be promulgated and adopted in accordance with the Administrative
24	Procedure Act, R.S. 49:950 et seq.
25	D.(1) The commissioner may issue, and cause to be served upon the health
26	insurance issuer violating this Subpart, an order requiring such health insurance
27	issuer to cease and desist from such act or omission for the whole state or any
28	geographic area.

(2) The commissioner may refuse to renew, suspend, or revoke the certificate
of authority of any health insurance issuer violating any of the provisions of this
Subpart, or in lieu of suspension or revocation of a license duly issued, the
commissioner may levy a fine not to exceed one thousand dollars for each violation
per health insurance issuer, up to one hundred thousand dollars aggregate for all
violations in a calendar year per health insurance issuer, when such violations, in his
opinion, after a proper hearing, warrant the refusal, suspension, or revocation of such
certificate, or the imposition of a fine. The commissioner of insurance is authorized
to withhold fines imposed under this Subpart. Such hearing shall be held in the
manner provided in Chapter 12 of this Title, R.S. 22:2191 et seq. Additionally, the
commissioner may take any other administrative action, including imposing those
fines and penalties enumerated in R.S. 22:18.
Section 2. R.S. 44:4.1(B)(11) is hereby amended and reenacted to read as follows:
§4.1. Exceptions
* * *
B. The legislature further recognizes that there exist exceptions, exemptions,
and limitations to the laws pertaining to public records throughout the revised
statutes and codes of this state. Therefore, the following exceptions, exemptions, and
limitations are hereby continued in effect by incorporation into this Chapter by
citation:
* * *
(11) R.S. 22:2, 14, 42.1, 88, 244, 461, 572, 572.1, 574, 618, <del>706,</del> 732, 752,
771, <u>1019.2(B)(5)(a)</u> , 1203, 1460, 1466, 1546, 1644, 1656, 1723, 1927, 1929, 1983,
1984, 2036, 2303
* * *
Section 3. This Act shall become effective upon signature by the governor or, if not
signed by the governor, upon expiration of the time for bills to become law without signature
by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If

- 1 vetoed by the governor and subsequently approved by the legislature, this Act shall become
- 2 effective on the day following such approval.

### **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

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**Abstract:** Enacts the Network Adequacy Act to provide standards for the creation and maintenance of networks by health insurance issuers assuring the adequacy, accessibility, and quality of health care services offered to covered persons under its health benefit plans.

<u>Proposed law</u> enacts the Network Adequacy Act, as follows:

- (1) Requires a health insurance issuer (issuer) providing a health benefit plan (plan), not including excepted benefits policies, to maintain a network that is sufficient in numbers and types of health care providers (providers) to ensure that all health care services to covered persons will be accessible without unreasonable delay. Places various requirements upon issuers, including the requirements to ensure reasonable proximity of participating providers to the primary residences of covered persons, to monitor the ability of its providers to furnish all contracted health care services, and to maintain a directory of its network of providers on the Internet.
- (2) In order to meet the network adequacy requirements of <u>proposed law</u>, requires an issuer, beginning January 1, 2014, to either: (a) submit proof of accreditation from the National Committee for Quality Assurance (NCQA) or from URAC (American Accreditation HealthCare Commission, Inc.), including an affidavit of compliance with <u>proposed law</u>, to the commissioner of insurance; or (b) submit all filings required by <u>proposed law</u> to the commissioner of insurance in order for him to conduct a review for the purposes of ascertaining network adequacy. Further provides procedures for temporary accreditation of an issuer who is in the process of applying for accreditation from NCQA or URAC. Specifies that if such accreditation is not subsequently received or is subsequently lost by an accredited issuer, that issuer shall submit all filings required by <u>proposed law</u> to the commissioner.
- (3) Requires an issuer not submitting proof of accreditation to annually file an access plan with the commissioner, portions of which may be deemed proprietary or trade secret information, pursuant to the Public Records Law, or protected health information, pursuant to the Insurance Code. Absent such information, requires issuers to make such plans available under certain conditions. Provides that such a plan shall be subject to approval by the commissioner and updated upon material change. Specifies numerous components of the access plan, including the issuer's efforts to address the needs of covered persons with diverse cultural and ethnic backgrounds or with physical and mental disabilities, as well as the issuer's plan providing for continuity of care in the event of contract termination.
- (4) Requires an issuer submitting proof of accreditation or in the process of applying for accreditation to maintain an access plan at its principal place of business. Specifies that such plan shall be in accordance with the requirements of the accrediting entity.

- (5) Provides that if the commissioner determines that an issuer has not contracted with enough participating providers to ensure that covered persons have accessible health care services in a geographic area, that an issuer's access plan does not ensure reasonable access to covered health care services, or that an issuer has entered into a contract that does not comply with proposed law, he may institute a corrective action plan that shall be followed by the issuer within 30 days of notice or use any of his other enforcement powers to obtain the issuer's compliance with proposed law. Prohibits the commissioner from acting to arbitrate, mediate, or settle disputes regarding a decision not to include a provider in a health benefit plan or a provider network if the issuer has an adequate network as determined by the commissioner pursuant to proposed law.
- (6) Authorizes the commissioner to promulgate rules and regulations, to issue orders requiring issuers to cease and desist from an act or omission which violates <u>proposed law</u>, or to refuse to renew, suspend, or revoke the certificate of authority of an issuer violating <u>proposed law</u>. In lieu of suspension or revocation of a license, authorizes the commissioner to levy a fine not to exceed \$1,000 for each violation per health insurance issuer, up to \$100,000 for all violations in a calendar year per issuer, after a proper hearing. Also authorizes the commissioner to take other administrative actions, including imposing fines and penalties.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 44:4.1(B)(11); Adds R.S. 22:1019.1-1019.3)

## Summary of Amendments Adopted by House

Committee Amendments Proposed by <u>House Committee on Insurance</u> to the <u>original</u> bill.

- 1. Deletes requirement that an issuer ensure that covered persons obtain covered health care services at no greater cost if its network is insufficient.
- 2. Exempts excepted benefits policies from proposed law.
- 3. Allows provisional accreditation status for issuers until December 31, 2014. Also adds requirement that an issuer submitting proof of accreditation maintain an access plan in accordance with the requirements of the accrediting entity.
- 4. Clarifies that access plan filings and components specified in <u>proposed law</u> apply only to issuers not submitting proof of accreditation. Deletes certain required components related to participating providers.
- 5. Deletes numerous required provisions in contracts between issuers and providers, including a requirement for a hold harmless provision for covered persons with respect to nonpayment by the issuer, its insolvency, or breach of the agreement, as well as a required provision prohibiting against balance billing by a provider.
- 6. Deletes requirement that an issuer develop selection standards for participating primary and specialized providers.
- 7. Deletes all provisions and requirements relative to intermediaries of issuers.
- 8. Deletes requirement that, beginning January 1, 2014, an issuer file with the commissioner sample contract forms proposed for use with its participating providers and intermediaries, as well as any material changes to a contract.

- 9. Deletes language prohibiting the commissioner of insurance from arbitrating mediating, or settling disputes among issuers, intermediaries, and provider networks arising by reason of a health care provider contract or agreement.
- 10. Deletes language providing that the execution of a contract or agreement by an issuer shall not relieve it of its liability to any person with whom it has contracted for the provision of services, nor of its responsibility for compliance with law or applicable regulations. Also deletes requirement that all contracts or agreements be in writing and subject to review by the commissioner.

Committee Amendments Proposed by <u>House Committee on House and Governmental</u> Affairs to the engrossed bill.

- 1. Adds language specifying the commissioner of insurance's authority to decide that certain sections of an access plan not be disclosed.
- 2. Instead of providing that information relative to a health insurance issuer's services and features should be available upon request and on the issuer's website, provides that such information shall be available.
- 3. Makes various technical changes.

House Floor Amendments to the reengrossed bill.

1. Further provided procedures for temporary accreditation of an issuer who is in the process of applying for accreditation from NCQA or URAC. Specified that if such accreditation is not subsequently received or is subsequently lost by an accredited issuer, that issuer shall submit all filings required by <u>proposed law</u> to the commissioner.