

ESHB 3079 - S COMM AMD

By Committee on Health & Long-Term Care

ADOPTED AS AMENDED 03/02/2006

1 Strike everything after the enacting clause and insert the
2 following:

3 "NEW SECTION. **Sec. 1.** A new section is added to chapter 70.47 RCW
4 to read as follows:

5 (1) The health care authority, in coordination with the department
6 of social and health services, shall by November 15th of each year
7 report to the legislature:

8 (a) The number of basic health plan enrollees who: (i) Upon
9 enrollment or recertification had reported being employed, and the
10 month and year they reported being hired; (ii) upon enrollment or
11 recertification had reported being the dependent of someone who was
12 employed, and the month and year they reported the employed person was
13 hired; and (iii) the total cost to the state for these enrollees. The
14 information shall be reported by employer for employers having more
15 than fifty employees as enrollees or with dependents as enrollees.
16 This information shall be provided for the preceding January and June
17 of that year.

18 (b) The following aggregated information: (i) The number of
19 employees who are enrollees or with dependents as enrollees by private
20 and governmental employers; (ii) the number of employees who are
21 enrollees or with dependents as enrollees by employer size for
22 employers with fifty or fewer employees, fifty-one to one hundred
23 employees, one hundred one to one thousand employees, one thousand one
24 to five thousand employees and more than five thousand employees; and
25 (iii) the number of employees who are enrollees or with dependents as
26 enrollees by industry type.

27 For each aggregated classification, the report will include the
28 number of hours worked and total cost to the state for these enrollees.
29 This information shall be for each quarter of the preceding year.

1 NEW SECTION. **Sec. 2.** A new section is added to chapter 74.09 RCW
2 to read as follows:

3 (1) The department of social and health services, in coordination
4 with the health care authority, shall by November 15th of each year
5 report to the legislature:

6 (a) The number of medical assistance recipients who: (i) Upon
7 enrollment or recertification had reported being employed, and the
8 month and year they reported being hired; or (ii) upon enrollment or
9 recertification had reported being the dependent of someone who was
10 employed, and the month and year they reported the employed person was
11 hired. For recipients identified under (a)(i) and (ii) of this
12 subsection, the department shall report the basis for their medical
13 assistance eligibility, including but not limited to family medical
14 coverage, transitional medical assistance, children's medical or aged
15 or disabled coverage; member months; and the total cost to the state
16 for these recipients, expressed as general fund-state, health services
17 account and general fund-federal dollars. The information shall be
18 reported by employer for employers having more than fifty employees as
19 recipients or with dependents as recipients. This information shall be
20 provided for the preceding January and June of that year.

21 (b) The following aggregated information: (i) The number of
22 employees who are recipients or with dependents as recipients by
23 private and governmental employers; (ii) The number of employees who
24 are recipients or with dependents as recipients by employer size for
25 employers with fifty or fewer employees, fifty-one to one hundred
26 employees, one hundred one to one thousand employees, one thousand one
27 to five thousand employees and more than five thousand employees; and
28 (iii) the number of employees who are recipients or with dependents as
29 recipients by industry type.

30 For each aggregated classification, the report will include the
31 number of hours worked, the number of department of social and health
32 services covered lives, and the total cost to the state for these
33 recipients. This information shall be for each quarter of the
34 preceding year.

35 NEW SECTION. **Sec. 3.** If specific funding for the purpose of this
36 act, referencing this act by bill or chapter number, is not provided by

1 June 30, 2006, in the omnibus appropriations act, this act is null and
2 void."

ESHB 3079 - S COMM AMD

By Committee on Health & Long-Term Care

ADOPTED AS AMENDED 03/02/2006

3 On page 1, line 1 of the title, after "services;" strike all
4 material through "section." on line 3 and insert "adding a new section
5 to chapter 70.47 RCW; adding a new section to chapter 74.09 RCW; and
6 creating a new section."

--- END ---