

Rep. Harry Osterman

Filed: 5/12/2009

09600SB2043ham002

LRB096 11169 DRJ 26473 a

1	AMENDMENT TO SENATE BILL 2043
2	AMENDMENT NO Amend Senate Bill 2043 by replacing
3	lines 10 through 26 on page 4 and lines 1 through 18 on page 5
4	with the following:
5	"(c) The Department of Healthcare and Family Services
6	(HFS), the Illinois Department of Public Health, the Illinois
7	Department of Human Services, and the Division of Specialized
8	Care for Children, University of Illinois at Chicago, with
9	necessary support from the Department of Central Management
10	Services, shall integrate into the medical data warehouse
11	individual record level data owned by one of these agencies
12	that pertains to maternal and child health, including the
13	<pre>following data sets:</pre>
14	(1) Vital Records as they relate to births, birth
15	outcomes, and deaths.
16	(2) Adverse Pregnancy Outcomes Reporting System
L7	(APORS).
L 8	(3) Genetics/Newborn Screenings/SIDS.

1	(4)	Cornerstone	(WIC,	FCM,	Teen	Parents,

2 <u>Immunization</u>).

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- (5) HFS medical claims data.
- 4 (6) I-CARE.
- 5 (7) Children with Special Healthcare Needs Data.

By September 1, 2009, the departments of Healthcare and Family Services, Public Health, and Human Services and the Division of Specialized Care for Children shall jointly prepare a work plan for fully integrating these data sets into the medical data warehouse. The work plan shall provide an overall project design, including defining a mutually acceptable transfer format for each discrete data set, the data update frequency, and a single method of data transfer for each data set. By October 1, 2009, the Department of Public Health shall grant to the Department of Healthcare and Family Services complete access to all vital records data. The Department of Public Health shall prepare a report detailing that this task has been accomplished and submit this report to the Commission on Government Forecasting and Accountability by October 15, 2009. By March 1, 2010, the data sets shall be completely loaded into the medical data warehouse. By July 1, 2010, data from the various sources shall be processed so as to be compatible with other data in the medical data warehouse and available for analysis in an integrated manner.

With the cooperation of the other agencies, HFS shall

submit status reports on the progress of these efforts to the

1 Governor and the General Assembly no later than October 1, 2009

and April 1, 2010, with a final report due no later than

3 November 1, 2010.

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On an ongoing basis, the 4 agencies shall review the feasibility of adding data from additional sources to the warehouse. Such review may take into account the cost effectiveness of adding the data, the utility of adding data that is not available as identifiable individual record level data, the requirements related to adding data owned by another entity or not available in electronic form, whether sharing of the data is otherwise prohibited by law and the resources required and available for effecting the addition.

The departments shall use analysis of the data in the medical data warehouse to improve maternal and child health outcomes, and in particular improve birth outcomes, and to reduce racial health disparities in this area.

All access and use of the data shall be in compliance with all applicable federal and State laws, regulations, and mandates.

Notwithstanding anything in this Section, data incorporated into the data warehouse shall remain subject to the same provisions of law regarding confidentiality and use restrictions as they are subject to in the <u>control of the</u> contributing agency. The Department of Healthcare and Family Services shall develop measures to ensure that the interplay of the several data sets contributed to the data warehouse does

- 1 not lead to the use or release of data from the data warehouse
- 2 that would not otherwise be subject to use or release under
- 3 State or federal law.".