



[Auto Casualty](#), [Workers' Comp](#)

Health Care Price Transparency: What Workers' Comp and Auto Insurers Need to Know

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The recent One Big Beautiful Bill Act (BBB) Act mandates unprecedented health care price transparency that will significantly impact Property and Casualty (P&C) insurers. This article outlines key provisions affecting workers' compensation and auto claims management, state-level implications and strategic opportunities for insurers to leverage these changes for competitive advantage.

The BBB signed by President Trump on July 4, 2025, represents a fundamental shift in health care price transparency designed to reduce consumer costs through increased visibility into health care pricing structures. While primarily targeting traditional health care systems by mandating comprehensive price disclosures from providers and insurers, this legislation creates ripple effects that will reshape workers' compensation and auto insurance operations in the coming years.

Key Transparency Provisions Affecting P&C

The BBB Act introduces several provisions with immediate impact on workers' compensation and auto claims management:

- **Hospital Pricing Disclosure:** Hospitals must now publish actual dollar amounts rather than placeholder values, giving payers concrete benchmarks when negotiating complex injury claims.
- **Machine-Readable Pricing Files:** Health insurers must publicly disclose negotiated rates and allowed amounts, providing valuable data for employers, regulators and other payers to make informed decisions around fee schedule development, out-of-network pricing strategies and standardized reporting.
- **Pharmacy Benefit Management (PBM) Transparency:** New visibility into pharmacy benefit management offers unprecedented insights for optimizing medication programs across jurisdictions.
- **Enhanced Fraud Detection:** The \$25 million Artificial Intelligence (AI) investment targeting improper Medicare payments establishes new standards that could benefit P&C fraud identification.

State-Level Impact on Claims Management

The BBB Act arrives amid evolving state regulations, creating a complex compliance environment. State PBM Laws in multiple states have enacted their own PBM transparency laws affecting medication pricing. Fee Schedule Dynamics in the workers' comp systems, often governed by state-specific fee schedules, may be insulated from some federal mandates, but not from the broader market shifts these mandates trigger. Jurisdiction Monitoring remains vigilance on developments in high-volume states like California, Florida and New York, where transparency requirements may evolve rapidly. During a recent compliance-focused industry webinar, [Michele Hibbert](#), SVP of Regulatory Compliance Management, emphasized the importance of staying vigilant about price transparency regulations, highlighting this as a key compliance area that industry professionals should monitor closely.

Strategic Solutions for Claims Organizations

Forward-thinking P&C organizations can leverage these regulatory changes to enhance operations:

1. **Data-Driven Negotiations:** Use newly available pricing information to benchmark provider charges against published rates.
2. **Enhanced Bill Review:** Incorporate transparency data as a supplemental resource for adjusters and case managers while maintaining human expertise at the center of decision-making.
3. **Network Optimization:** Utilize comprehensive pricing data to identify high-value providers and develop more cost-effective networks.
4. **Demographic Shift Preparation:** With the Congressional Budget Office (CBO) projections indicating 11.8 million individuals may lose health insurance coverage, prepare for increased workers' compensation claim volumes and more complex causation determinations.

Auto Insurance Considerations

The transparency landscape presents unique challenges for auto insurers:

- **Rising Medical Costs:** Greater transparency may not immediately lower costs. Providers adjusting to new pricing scrutiny could initially lead to higher bodily injury payouts.
- **Out-of-Network Protections:** The [No Surprises Act](#) complements transparency efforts by shielding accident victims from unexpected medical bills, potentially reducing disputes in auto claims.
- **Bodily Injury Coverage:** As health care costs evolve in response to transparency requirements, auto insurers may need to reassess bodily injury liability coverage pricing and reserves.

While these challenges are significant, they also present opportunities for auto insurers who can effectively integrate transparency data into their claims processes and provider negotiations.

Turning Transparency Into Strategic Advantage

The true measure of these transparency initiatives will be their practical impact. Addressing the practical implications of these transparency requirements, [Brian Allen](#), VP of Government Affairs, emphasized the importance of meaningful implementation:

"I am all for transparency if we can actually have it create some kind of impact at the consumer level or at the buyer level."

For workers' compensation and auto insurers, the opportunity lies in transforming these requirements from administrative burdens into competitive advantages. Organizations that proactively incorporate transparency data into their strategic planning will be better positioned to:

- Control medical costs while ensuring quality care for injured workers and claimants
- Develop more informed fee schedules and reimbursement policies
- Identify and address cost outliers more effectively
- Build stronger provider networks based on both quality and cost metrics

As implementation unfolds through 2025 and beyond, P&C insurers who stay informed and adaptable will navigate this evolving landscape most successfully, ultimately delivering better outcomes for policyholders while maintaining financial sustainability. The industry is poised for a transformation where data-driven decision making becomes the standard, creating a more efficient and equitable health care ecosystem for all stakeholders.

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