## **CERTIFICATE OF INSURANCE**

пол	ANAI OLIS, IN 40204-2		arge Change Reason:						
Health Care Provider (if d/b/a, must include full name or if multiple, attach list of						/b/a's) Medical License No. (Individual):			vidual):
Email Addr	ess to send PCF Enrollment					EIN# /License# (Entity):			
Address (Street, City, State, Zip):									
			ccurrence aims Made eporting Endors		Retro Date (Form CM or RP)		Including employees   Excluding employees		ISO Code:
Coverage Dates:			Limits of Liability:						
From: To:		\$		per occurrenc		nce \$		_annual aggregate	
Date Surcharge Rec'd from Provider: IN P/L Pre			nium Only: Surcharg		<b>:</b> :	Pro-Rated [ 2 <sup>nd</sup> Policy[ Locum		Under 90 day Penalty:	Over 90 Day Penalty:
Following credits are available for health care providers identified under Rule 60 and only part-time credits are available to those providers identified as Independent Ancillary Providers per Rule 21:									
Credits: (Only one credit may be applied)	Part-Time Credits  0-12 hrs. 75%  13-24 hrs. 50%  25-30 hrs 25%	Medical School Facult 67% Retired	Newly Physic	Newly Licensed		Fellowship  Full-Ti  Greater of  Full-tir  fellowship	ship 1-Time 50% er of: Il-time surcharge for medical practice outside		
Insurance Carrier Name: NAIC#									
Contact Na	ame: (Person Completing Form		Telephone Numl Email:			er:			
The undersigned Insurance Company Representative/Producer hereby certifies limits of liability on behalf of the Health Care Provider indicated in this PCF Certificate of Insurance of the amount indicated in this filing, no more nor less, for claims against the Health Care Provider as a result of medical malpractice within the State of Indiana. I further certify that the policy used as proof of financial responsibility complies in all respects with the provisions of the Indiana Medical Malpractice Act, Indiana Code 34-18-1-1, et seq., and that any provision in the policy attempting to limit or modify the liability of the Health Care Provider contrary to the Medical Malpractice Act is void.									
I further certify that the surcharge for the above referenced coverage for the period specified in this policy is at the appropriate class rate for the named specialty, is based upon the published calculation for a hospital, or nursing home, or Independent Ancillary Provider, or is One Hundred Percent (100%) of the premium for other health care providers. I also agree surcharge for this policy was remitted to the Patient's Compensation Fund within thirty (30) days of receipt from provider, but not more than sixty (60) days from the effective date of said policy, unless otherwise indicated in this filing.									
I further acknowledge that in the event of an amendment to or termination of the policy indicated in this filing, such change or termination shall not be effective unless notice of same has been delivered to the Insurance Commissioner not less than thirty (30) days prior to such change or termination. Notice shall be considered to have been given upon amending or terminating the policy and placing same in the United States mail by First Class Certified Mail, a copy of which shall have been mailed to the health care provider.									
Dated this day of, 20 at the insurance office of									
Authorized Signature:			Printed Na	Printed Name:			Title:		