

Moving Your Practice Interstate

May 2009

This is a challenging topic with consideration for the Indiana Medical Malpractice Act.

The Act provides a \$1,250,000 per occurrence capitation limit that includes primary insurance limits of \$250,000 each occurrence/\$750,000 annual aggregate in combination with the Patients Compensation Fund of \$1,000,000.

The Indiana Medical Malpractice Act is not compatible with the common or statutory law of other states.

When moving your practice to Indiana it is necessary to terminate the existing policy and if provided on a claims made form purchase the reporting endorsement from the company currently providing your insurance.

When moving your practice out of Indiana and protection is provided on a claims made form it is appropriate to purchase the reporting form protection from the company currently providing your insurance.

If you are moving your practice within the State of Indiana; circumstances will vary, please call for advice.

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