GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE DRH10128-LN-138* (3/9)

Short Title:	Improve Health Insurance UnderwritingAB	(Public)
Sponsors:	Representatives Holliman and Wright (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO REQUIRE THAT ASSOCIATION PREMIUM RATES FOR
3	ACCIDENT AND HEALTH INSURANCE BE ACTUARIALLY SOUND AND
4	THAT ASSOCIATIONS BE RATED AS A SINGLE GROUP WHEN THE
5	COVERAGE PROVIDED IS NOT EMPLOYER-BASED, LIMIT AN
6	INDIVIDUAL ACCIDENT AND HEALTH INSURER'S USE OF AN
7	INDIVIDUAL'S OWN CLAIMS EXPERIENCE TO DEVELOP THE
8	INDIVIDUAL'S RENEWAL RATE; EXEMPT A SOLE PROPRIETOR FROM
9	THE FULL-TIME BASIS FOR THIRTY-HOUR WORKWEEK REQUIREMENTS
10	TO BE ELIGIBLE FOR LARGE GROUP HEALTH COVERAGE LIKE THE
11	PROPRIETOR'S FULL-TIME EMPLOYEES; CORRECT AN INADVERTENT
12	CROSS-REFERENCE IN ORDER TO REAPPLY NEWBORN COVERAGE TO A
13	MORE COMPREHENSIVE GROUP OF INSURERS; TECHNICALLY
14	CORRECT AN OMISSION REGARDING PROVISIONS GOVERNING
15	PREEXISTING CONDITIONS FOR LIMITED HEALTH, SUPPLEMENTAL
16	HEALTH, AND SPECIFIED DISEASE POLICIES; DECREASE THE TOTAL
17	NUMBER OF MEMBERS THAT SERVE ON THE SMALL EMPLOYER
18	REINSURANCE POOL BOARD FROM NINE TO SIX; ALLOW PERSONS
19	RETROACTIVELY ENROLLED IN MEDICARE PART B THE SAME
20	SIX-MONTH OPEN ENROLLMENT PERIOD FOR MEDICARE SUPPLEMENT
21	PLANS AS PERSONS WHO ENROLLED IN MEDICARE PART B WITHOUT A
22	RETROACTIVE EFFECTIVE DATE OF COVERAGE; TECHNICALLY
23	CORRECT THE REVOCATION AND SUSPENSION LAW TO INCLUDE A
24	BENEFICIARY OF A LIFE OR ANNUITY CONTRACT AS A CLAIMANT;
25	AND AMEND THE UTILIZATION REVIEW LAWS TO CLARIFY THAT SUCH
26	LAWS PLAINLY APPLY TO INDIVIDUAL INSURANCE COVERAGE AS
27	WELL AS GROUP COVERAGE.

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1	The General Assembly of North Carolina enacts:
2	SECTION 1.(a) G.S. 58-51-80(1a) reads as rewritten:
3	"(1a) Under a policy issued to an association or to a trust or to the trustee or
4	trustees of a fund established, created, or maintained for the benefit of
5	members of one or more associations. The association or associations
6	shall have at the outset a minimum of 500 persons and shall have been
7	organized and maintained in good faith for purposes other than that of
8	obtaining insurance; shall have been in active existence for at least five
9	years; and shall have a constitution and bylaws that provide that (i) the
10	association or associations hold regular meetings not less than annually
11	to further purposes of the members; (ii) except for credit unions, the
12	association or associations collect dues or solicit contributions from
13	members; and (iii) the members, other than associate members, have
14	voting privileges and representation on the governing board and
15	committees. The policy is subject to the following requirements:
16	a. The policy may insure members of the association or
17	associations, employees of the association or associations, or
18	employees of members, or one or more of the preceding or all
19	of any class or classes for the benefit of persons other than the
20	employee's employer.
21	b. The premium for the policy shall be paid from funds
22	contributed by the association or associations, or by employer
23	members, or by both, or from funds contributed by the covered
24	persons or from both the covered persons and the association,
25	associations, or employer members. The premium rates for each
26	association policy shall be developed, and applied to the
27	certificates thereunder, on an actuarially sound basis.
28	c. Repealed by Session Laws 1997-259, s. 8."
29	SECTION 1.(b) G.S. 58-51-95 is amended by adding the following new
30	subsection to read:
31	"§ 58-51-95. Approval by Commissioner of forms, classification and rates;
32	hearing; exceptions.
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34	"(g) For policies subject to this section, an individual health insurer shall not
35	increase an individual's renewal premium for continued health insurance coverage under
36	the terms of the individual's health insurance policy based on any health status-related
37	factors in relation to the individual or a dependent of the individual, including:
38	(1) <u>Health status.</u>
39	(2) <u>Medical condition (including physical and mental illnesses)</u> .
40	(3) <u>Claims experience.</u>
41	(4) Duration from issue. (5) Bassint of baskh som
42	(5) <u>Receipt of health care.</u> (6) <u>Medical history</u>
43	(6) <u>Medical history.</u> (7) <u>Canatia information</u> "
44	(7) Genetic information."

1	SECTION 2.(a) G.S. 58-65-60 is amended by adding the following new
2	subsection to read:
3	"§ 58-65-60. Subscribers' contracts; required and prohibited provisions.
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5 6	"(e3) When determining employee eligibility for a large employer, as defined in G.S. 58-68-25(10), an individual proprietor, owner, or operator shall be defined as an
7	"employee" for the purpose of obtaining coverage under the employee group health plan
8	and shall not be held to a minimum workweek requirement as imposed on other eligible
9	employees."
10	SECTION 2.(b) G.S. 58-67-85 is amended by adding the following new
11	subsection to read:
12	"§ 58-67-85. Master group contracts, filing requirement; required and prohibited
13	provisions.
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15	"(d1) When determining employee eligibility for a large employer, as defined in
16	G.S. 58-68-25(10), an individual proprietor, owner, or operator shall be defined as an
17	"employee" for the purpose of obtaining coverage under the employee group health plan
18	and shall not be held to a minimum workweek requirement as imposed on other eligible
19	employees."
20	SECTION 2.(c) G.S. 58-51-80(c) reads as rewritten:
21	"§ 58-51-80. Group accident and health insurance defined.
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23	"(c) The term "employees" as used in this section shall be deemed to include, for
24 25	the purposes of insurance hereunder, employees of a single employer, the officers,
25 26	managers, and employees of the employer and of subsidiary or affiliated corporations of
26 27	a corporation employer, and the individual proprietors, partners, and employees of individuals and firms of which the business is controlled by the insured employer
27	through stock ownership, contract or otherwise. With the exception of disability income
20 29	insurance, employees shall be added to the group coverage no later than 90 days after
30	their first day of employment. Employment shall be considered continuous and not be
31	considered broken except for unexcused absences from work for reasons other than
32	illness or injury. The term "employee" is defined as a nonseasonal person who works on
33	a full-time basis, with a normal work week of 30 or more hours and who is otherwise
34	eligible for coverage, but does not include a person who works on a part-time,
35	temporary, or substitute basis. The term "employer" as used herein may be deemed to
36	include the State of North Carolina, any county, municipality or corporation, or the
37	proper officers, as such, of any unincorporated municipality or any department or
38	subdivision of the State, county, such corporation, or municipality determined by
39	conditions pertaining to the employment. When determining employee eligibility for a
40	large employer, as defined in G.S. 58-68-25(10), an individual proprietor, owner, or
41	operator shall be defined as an "employee" for the purpose of obtaining coverage under
42	the employee group health plan and shall not be held to a minimum workweek
43	requirement as imposed on other eligible employees."
44	SECTION 3. G.S. 58-51-30(b) reads as rewritten:

"§ 58-51-30. Policies to cover newborn infants, foster children, and adopted 1 2 children.

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4 Every health benefit plan, as defined in G.S. 58-3-167, G.S. 58-51-115(a)(1), "(b) 5 that provides benefits for any sickness, illness, or disability of any minor child or that 6 provides benefits for any medical treatment or service furnished by a health care provider or institution to any minor child shall provide the benefits for those 7 8 occurrences beginning with the moment of the child's birth if the birth occurs while the 9 plan is in force. Every health benefit plan shall extend coverage to a newborn child 10 without requirements for prior notification unless an additional premium charge to add the dependent is due. If an additional premium charge is due to cover the dependent, the 11 12 health benefit plan shall cover the newborn child from the moment of birth if the newborn is enrolled within 30 days after the date of birth. Foster children and adopted 13 14 children shall be treated the same as newborn infants and eligible for coverage on the 15 same basis upon placement in the foster home or placement for adoption. Every health benefit plan shall extend coverage to a foster child or adopted child without 16 17 requirements for prior notification unless an additional premium charge to add the foster 18 child or adopted child is due. If an additional premium charge is due to cover the foster child or adopted child, the health benefit plan shall cover the foster child or adopted 19 20 child upon placement in the foster home or placement for adoption if the foster child or 21 adopted child is enrolled within 30 days after the placement in the foster home or 22 placement for adoption."

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SECTION 4.(a) G.S. 58-51-15(a)(2) reads as rewritten:

"§ 58-51-15. Accident and health policy provisions.

25 (a) Required Provisions. - Except as provided in subsection (c) of this section each such policy delivered or issued for delivery to any person in this State shall contain 26 27 the provisions specified in this subsection in the substance of the words that appear in 28 this section. Such provisions shall be preceded individually by the caption appearing in 29 this subsection or, at the option of the insurer, by such appropriate individual or group 30 captions or subcaptions as the Commissioner may approve.

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(2) A provision in the substance of the following language:

TIME LIMIT ON CERTAIN DEFENSES:

After two years from the date of issue or reinstatement of this a. policy no misstatements except fraudulent misstatements made by the applicant in the application for such policy shall be used to void the policy or deny a claim for loss incurred or disability (as defined in the policy) commencing after the expiration of such two-year period.

The foregoing policy provision may be used in its entirety only in major or catastrophe hospitalization policies and major medical policies each affording benefits of five thousand dollars (\$5,000) or more for any one sickness or injury; disability income policies affording benefits of one hundred dollars

1	(\$100.00) or more per month for not less than 12 months; and
2	franchise policies. Other policies to which this section applies
3	must delete the words "except fraudulent misstatements."
4	(The foregoing policy provision shall not be so construed as to
5	affect any legal requirement for avoidance of a policy or denial of a
6	claim during such initial two-year period, nor to limit the application
7	of G.S. 58-51-15(b), (1), (2), (3), (4) and (5) in the event of
8	misstatement with respect to age or occupation or other insurance.)
9	(A policy which the insured has the right to continue in
10	force subject to its terms by the timely payment of premium:
11	1. Until at least age 50 or,
12	2. In the case of a policy issued after age 44, for at least
13	five years from its date of issue, may contain in lieu of
14	the foregoing the following provisions (from which the
15	clause in parentheses may be omitted at the insurer's
16	option) under the caption "INCONTESTABLE."
17	After this policy has been in force for a period of two years
18	during the lifetime of the insured (excluding any period during
19	which the insured is disabled), it shall become incontestable as
20	to the statements contained in the application.)
21	b. This policy contains a provision limiting coverage for
22	preexisting conditions. Preexisting conditions are covered under
23	this policy (insert number of months or days, not to
24	exceed one year) after the effective date of coverage.
25	Preexisting conditions mean "those conditions for which
26	medical advice, diagnosis, care, or treatment was received or
27	recommended within the one-year period immediately
28	preceding the effective date of the person's coverage." Credit
29	Except for the excepted benefits described in G.S. 58-68-25(b),
30	credit for having satisfied some or all of the preexisting
31	condition waiting periods under previous health benefits
32	coverage shall be given in accordance with G.S. 58-68-30."
33	SECTION 4.(b) G.S. 58-51-15(h) reads as rewritten:
34	"§ 58-51-15. Accident and health policy provisions.
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36	"(h) Preexisting Condition Exclusion Clarification. – Sub-subdivision (a)(2) b. of
37	this section does not apply to: to policies issued to eligible individuals under
38	<u>G.S. 58-68-60.</u>
39	(1) Policies issued to eligible individuals under G.S. 58-68-60.
40	(2) Excepted benefits as described in G.S. 58-68-25(b)."
41	SECTION 5. G.S. 58-50-150(b) reads as rewritten:
42	"§ 58-50-150. North Carolina Small Employer Health Reinsurance Pool.
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Within 30 days after January 1, 1992, the Commissioner shall give notice to 1 "(b) 2 all carriers of the time and place for the initial organizational meeting, which shall take 3 place within 90 days after the notice from the Commissioner. The members shall select 4 the initial Board, subject to the Commissioner's approval. The Board shall consist of 5 nine members. There shall be no more than two members of the Board representing any 6 one carrier. In determining voting rights at the organizational meeting, each member shall be entitled to vote in person or by proxy. The voting rights to determine initial 7 8 Board membership shall be weighted based upon net group health benefit plan premium 9 derived from this State in the previous calendar year. Thereafter, voting Voting rights 10 shall be based on net group health benefit plan premium derived from small employer business. The Board shall at all times, to the extent possible, include at least one 11 12 domestic insurance company licensed to transact accident and health insurance, one HMO, one nonprofit hospital or medical service plan. Six-Five of the members of the 13 14 Board shall be small employer carriers. In approving selection of the Board, the 15 Commissioner shall assure that all members are fairly represented."

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SECTION 6. G.S. 58-54-45(a) reads as rewritten:

17 "§ 58-54-45. By reason of disability.

18 (a) In addition to any rule adopted under this Article that is directly or indirectly related to open enrollment, an insurer shall at least make standardized Medicare 19 20 Supplement Plans A, C, and J available to persons eligible for Medicare by reason of 21 disability before age 65. This action shall be taken without regard to medical condition, claims experience, or health status. To be eligible, a person must submit an application 22 23 during the six-month period beginning with the first month the person first enrolls in 24 Medicare Part B. For those persons that are retroactively enrolled in Medicare Part B due to a retroactive eligibility decision made by the Social Security Administration, the 25 application must be submitted within a six-month period beginning with the month in 26 which the person receives notification of the retroactive eligibility decision. 27"

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SECTION 7. G.S. 58-3-100(c) reads as rewritten: "§ 58-3-100. Insurance company licensing provisions.

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32 (c) The Commissioner may impose a civil penalty under G.S. 58-2-70 if an 33 HMO, service corporation, MEWA, or insurer fails to acknowledge a claim within 30 days after receiving written or electronic notice of the claim, but only if the notice 34 35 contains sufficient information for the insurer to identify the specific coverage involved. Acknowledgement of the claim shall be one of the following: 36

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- A statement made to the claimant or to the claimant's legal (1)representative advising that the claim is being investigated.
- Payment of the claim. (2)
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- A bona fide written offer of settlement. (3)
- A written denial of the claim. (4)

42 A claimant includes an insured, a beneficiary of a life or annuity contract, a health care provider, or a health care facility that is responsible for directly making the claim with 43 44 an insurer, HMO, service corporation, or MEWA. With respect to a claim under an

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1	accident, health, or disability policy, if the acknowledgement sent to the claimant
2	indicates that the claim remains under investigation, within 45 days after receipt by the
3	insurer of the initial claim, the insurer shall send a claim status report to the insured and
4	every 45 days thereafter until the claim is paid or denied. The report shall give details
5	sufficient for the insured to understand why processing of the claim has not been
6	completed and whether the insurer needs additional information to process the claim. If
7	the claim acknowledgement includes information about why processing of the claim has
8	not been completed and indicates whether additional information is needed, it may
9	satisfy the requirement for the initial claim status report. This subsection does not apply
10	to HMOs, service corporations, MEWAs or insurers subject to G.S. 58-3-225.
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12	SECTION 8. G.S. 58-50-61(a) is amended by adding the following new
13	subdivision to read:
14	"§ 58-50-61. Utilization review.
15	(a) Definitions. – As used in this section, in G.S. 58-50-62, and in Part 4 of this
16	Article, the term:
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18	(2a) <u>'Certificate of coverage' includes a policy of insurance issued to an</u>
19	individual person or a franchise policy issued pursuant to
20	<u>G.S. 58-51-90.</u>
21	"
22	SECTION 9. Sections 1 through 4 of this act become effective January 1,
23	2005, and apply to policies or certificates issued or renewed on or after that date. The
24	remainder of this act is effective when it becomes law and applies to policies or

25 certificates issued or renewed on or after that date.