Fifty-fifth Legislative Assembly of North Dakota

SENATE BILL NO. 2133

Introduced by

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Industry, Business and Labor Committee

(At the request of the Commissioner of Insurance)

- 1 A BILL for an Act to amend and reenact subdivision n of subsection 1 of section 26.1-36-04 and
- 2 subdivision d of subsection 3 of section 26.1-36.3-06 of the North Dakota Century Code,
- 3 relating to accident and health insurance and small employer/employee health insurance.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Subdivision n of subsection 1 of section 26.1-36-04 of the North Dakota Century Code is amended and reenacted as follows:

- n. A provision that in the event of the death of an insured, the insurer will refund within thirty days after notice to the insurer of the insured's death the portion of the premium, fees, or other sum paid beyond the month of death after deducting any claim for losses during the current term of the policy. This provision does not apply where the insurer has a valid defense to the payment of benefits under the policy.
- **SECTION 2. AMENDMENT.** Subdivision d of subsection 3 of section 26.1-36.3-06 of the North Dakota Century Code is amended and reenacted as follows:
 - d. (1) Except as provided in this subdivision, a small employer carrier shall apply requirements used to determine whether to provide coverage to a small employer, including requirements for minimum participation of eligible employees and minimum employer contributions, uniformly among all small employers with the same number of eligible employees who are applying for coverage or receiving coverage from the small employer carrier.
 - (2) A small employer carrier may vary application of minimum participation requirements and minimum employer contribution requirements only by the size of the small employer group.

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1	(3)	(a)	Except as provided in subparagraph b, a A small employer
2			carrier, in applying minimum participation requirements with
3			respect to a small employer, shall may not consider employees
4			or dependents who have qualifying existing coverage in
5			determining whether the applicable percentage of participation is
6			met.
7		(b)	With respect to a small employer, with ten or fewer eligible
8			employees, a small employer carrier may consider employees or
9			dependents who have coverage under another health benefit
10			plan sponsored by the small employer in applying minimum
11			participation requirements.
12	(4)	A sm	all employer carrier may not increase any requirement for
13		minin	num employee participation or any requirement for minimum
14		empl	oyer contribution applicable to a small employer at any time after
15		the s	mall employer has been accepted for coverage.