Fifty-eighth Legislative Assembly of North Dakota

Introduced by

Senator J. Lee

Representative Price

1 A BILL for an Act to create and enact a new subsection to section 26.1-04-03 and four new

FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2195

2 sections to chapter 26.1-08 of the North Dakota Century Code, relating to the comprehensive

3 health association of North Dakota; to amend and reenact subsection 2 of section 26.1-03-17

4 and sections 26.1-08-01, 26.1-08-06, 26.1-08-06.1, 26.1-08-07, 26.1-08-08, 26.1-08-09,

5 26.1-08-10, 26.1-08-11, 26.1-08-12, 26.1-08-13, and 57-38-30.4 of the North Dakota Century

6 Code, relating to the comprehensive health association of North Dakota; and to repeal sections

7 26.1-08-02, 26.1-08-03, and 26.1-08-04 of the North Dakota Century Code, relating to the

8 comprehensive health association of North Dakota.

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

SECTION 1. AMENDMENT. Subsection 2 of section 26.1-03-17 of the North Dakota
Century Code is amended and reenacted as follows:

12 2. An insurance company, nonprofit health service corporation, health maintenance 13 organization, or prepaid legal service organization subject to the tax imposed by 14 subsection 1 is entitled to a credit against the tax due for the amount of any 15 assessment paid as a member of a comprehensive health association under 16 subsection 4 3 of section 26.1-08-09 for which the member may be liable for the 17 year in which the assessment was paid, a credit as provided under section 18 26.1-38.1-10, a credit against the tax due for an amount equal to the examination 19 fees paid to the commissioner under sections 26.1-01-07, 26.1-02-02, 20 26.1-03-19.6, 26.1-03-22, 26.1-17-32, and 26.1-18.1-18, and a credit against the 21 tax due for an amount equal to the ad valorem taxes, whether direct or in the form 22 of rent, on that proportion of premises occupied as the principal office in this state 23 for over one-half of the year for which the tax is paid. The credits under this

	Logiolativo	,				
1		sub	section must be prorated on a quarterly basis and may not exceed the total tax			
2		liability under subsection 1.				
3	SECTION 2. A new subsection to section 26.1-04-03 of the North Dakota Century					
4	Code is cre	ated	and enacted as follows:			
5		<u>Unf</u>	air referral. An insurer, insurance producer, or third-party administrator			
6		<u>refe</u>	rring an individual employee to the association, or arranging for an individual			
7		<u>em</u> p	ployee to apply to the association for the purpose of separating that employee			
8		fron	n group health insurance coverage provided in connection with the employee's			
9		emp	oloyment.			
10	SE	СТІО	N 3. AMENDMENT. Section 26.1-08-01 of the North Dakota Century Code is			
11	amended a	nd re	enacted as follows:			
12	26.7	1-08-	01. Definitions. In this chapter, unless the context or subject matter otherwise			
13	requires:					
14	1.	"As	sociation" means the <u>comprehensive health</u> association created by section			
15		26.′	1-08-03 of North Dakota.			
16	2.	" As	sociation Benefit plan" means insurance policy coverage offered by the			
17		ass	ociation through the lead carrier.			
18	3.	" As	sociation <u>Benefit</u> plan premium" means the charge for membership in the			
19		ass	ociation benefit plan based on the benefits provided in section 26.1-08-06 and			
20		dete	ermined pursuant to section 26.1-08-08.			
21	4.	<u>"Bo</u>	ard" means the association board of directors.			
22	<u>5.</u>	<u>"Cre</u>	edible coverage" means, with respect to an individual, coverage of the			
23		indi	vidual provided under:			
24		<u>a.</u>	A group health plan;			
25		<u>b.</u>	Health insurance;			
26		<u>C.</u>	Part A or part B of title XVIII of the federal Social Security Act [42 U.S.C. 1395			
27			et seq.], relating to health insurance for the aged and disabled;			
28		<u>d.</u>	Title XIX of the federal Social Security Act [42 U.S.C. 1396 et seq.], relating to			
29			grants to states for medical assistance programs, with the exception of			
30			coverage consisting solely of benefits under section 1928 of the federal Social			

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1			<u>Secu</u>	rity Act [Pub. L. 103-66; 107-637; 42 U.S.C. 1396s], relating to the
2			prog	ram for distribution of pediatric vaccines;
3		<u>e.</u>	<u>Cha</u> p	oter 55 of United States Code title 10 [10 U.S.C. 1071 et seq.], relating to
4			arme	d forces medical and dental care;
5		<u>f.</u>	<u>A me</u>	edical care program of the Indian health service or of a tribal organization;
6		<u>g.</u>	<u>A sta</u>	te health benefits risk pool;
7		<u>h.</u>	<u>A pu</u>	blic health plan as defined in federal regulations;
8		<u>i.</u>	<u>A he</u>	alth plan offered under chapter 89 of United States Code title 5 [5 U.S.C.
9			<u>8901</u>	et seq.], relating to government employee health insurance; or
10		j.	<u>A be</u>	nefit plan under section 5(e) of the federal Peace Corps Act [Pub. L.
11			<u>87-2</u>	93; 75 Stat. 613; 22 U.S.C. 2504(e)].
12	<u>6.</u>	"Eli	gible p	erson <u>individual</u> " means either:
13		a.	<u>An a</u>	n individual who has been a resident of this state for a period of six
14			mont	hs and meets the enrollment requirements of eligible for association
15			bene	fit plan coverage as specified under section 26.1-08-12 ; or
16		b.	An ir	dividual who:
16 17		b.	An ir (1)	dividual who: Is currently a resident of this state;
		b.		
17		₽.	(1)	Is currently a resident of this state;
17 18		b.	(1)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in
17 18 19		b.	(1)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a
17 18 19 20		b.	(1)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those
17 18 19 20 21		b.	(1) (2)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those terms are defined in section 26.1-36.3-01;
17 18 19 20 21 22		b.	(1) (2)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those terms are defined in section 26.1-36.3-01; Has applied for coverage under this chapter within sixty-three days of
 17 18 19 20 21 22 23 		₽ .	(1) (2) (3)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those terms are defined in section 26.1-36.3-01; Has applied for coverage under this chapter within sixty-three days of the termination of the qualifying previous coverage;
 17 18 19 20 21 22 23 24 		₽ .	(1) (2) (3)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those terms are defined in section 26.1-36.3-01; Has applied for coverage under this chapter within sixty-three days of the termination of the qualifying previous coverage; Is not eligible for coverage under a group health benefit plan as that
 17 18 19 20 21 22 23 24 25 		₽ .	(1) (2) (3) (4)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those terms are defined in section 26.1-36.3-01; Has applied for coverage under this chapter within sixty-three days of the termination of the qualifying previous coverage; Is not eligible for coverage under a group health benefit plan as that term is defined in section 26.1-36.3-01, medicare, or medicaid;
 17 18 19 20 21 22 23 24 25 26 		₽ .	(1) (2) (3) (4) (5)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those terms are defined in section 26.1-36.3-01; Has applied for coverage under this chapter within sixty-three days of the termination of the qualifying previous coverage; Is not eligible for coverage under a group health benefit plan as that term is defined in section 26.1-36.3-01, medicare, or medicaid; Does not have any other health insurance coverage;
 17 18 19 20 21 22 23 24 25 26 27 		b.	(1) (2) (3) (4) (5)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those terms are defined in section 26.1-36.3-01; Has applied for coverage under this chapter within sixty three days of the termination of the qualifying previous coverage; Is not eligible for coverage under a group health benefit plan as that term is defined in section 26.1-36.3-01, medicare, or medicaid; Does not have any other health insurance coverage; Has not had the most recent qualifying previous coverage described in
 17 18 19 20 21 22 23 24 25 26 27 28 		₽ .	(1) (2) (3) (4) (5) (6)	Is currently a resident of this state; Has had eighteen months of qualifying previous coverage as defined in section 26.1-36.3-01, the most recent of which is coverage under a group health benefit plan, governmental plan, or church plan, as those terms are defined in section 26.1-36.3-01; Has applied for coverage under this chapter within sixty-three days of the termination of the qualifying previous coverage; Is not eligible for coverage under a group health benefit plan as that term is defined in section 26.1-36.3-01, medicare, or medicaid; Does not have any other health insurance coverage; Has not had the most recent qualifying previous coverage described in paragraph 2 terminated for nonpayment of premiums or fraud; and

1		100 Stat. 82], or under a similar state program, and that coverage was
2		exhausted.
3	<u>7.</u>	"Governmental plan" has the same meaning as provided under section 3(32) of the
4		federal Employee Retirement Income Security Act of 1974 [Pub. L. 93-406;
5		88 Stat. 833; 29 U.S.C. 1002] and as may be provided under any federal
6		governmental plan.
7	<u>8.</u>	"Group health plan" has the same meaning as employee welfare benefit plan as
8		provided under section 3(1) of the federal Employee Retirement Income Security
9		Act of 1974 [Pub. L. 93-406; 88 Stat. 833; 29 U.S.C. 1002] to the extent that the
10		plan provides medical care, and including items and service paid for as medical
11		care to employees or the employees' dependents as defined under the terms of
12		the plan directly or through insurance, reimbursement, or otherwise.
13	5. <u>9.</u>	"Health benefits insurance coverage" means any hospital and medical
14		expense-incurred policy, nonprofit health care service plan contract, health
15		maintenance organization subscriber contract, or any other health care plan or
16		arrangement that pays for or furnishes benefits offered on an indemnity or prepaid
17		basis which that pay the costs of or provide medical, surgical, or hospital care or, if
18		selected by the eligible person individual, chiropractic care. The term does not
19		include:
20		a. Coverage only for accident, disability income insurance, or any combination
21		of the two;
22		b. Coverage issued as a supplement to liability insurance;
23		c. Liability insurance, including general liability insurance and automobile liability
24		insurance;
25		d. Workers' compensation or similar insurance;
26		e. Automobile medical payment insurance;
27		f. Credit-only insurance;
28		g. Coverage for onsite medical clinics; or
29		h. Other similar insurance coverage under which benefits for medical care are
30		secondary or incidental to other insurance benefits.

1	6. <u>10.</u>	"Insurer" means any insurance company, nonprofit health service organization,
2		fraternal benefit society, or health maintenance organization selling group or
3		individual hospital, medical, surgical, or major medical coverage, and any other
4		entity providing or selling health insurance coverage or health benefits that are
5		subject to state insurance regulation.
6	7. <u>11.</u>	"Lead carrier" means the insurance company selected by the association board to
7		administer the association plan benefit plans.
8	<u>12.</u>	"Medicare" means coverage under both parts A and B of title XVIII of the federal
9		Social Security Act [Pub. L. 89-97; 79 Stat. 291; 42 U.S.C. 1395 et seq.].
10	<u>13.</u>	"Participating member" means any insurance company that is licensed or
11		authorized to do business in this state which has an annual premium volume of
12		accident and health insurance contracts derived from or on behalf of residents in
13		the previous calendar year of at least one hundred thousand dollars.
14	8. <u>14.</u>	"Plan of health coverage" means any plan or combination of plans of coverage,
15		including combinations of individual policies or coverage under a nonprofit health
16		service plan.
17	9. <u>15.</u>	"Policy" means insurance, health care plan, health benefit plan as defined in
18		section 26.1-36.3-01, or nonprofit health service plan contracts providing benefits
19		for hospital, surgical, and medical care. Policy does not include coverage which
20		that is:
21		a. Limited to disability or income protection coverage;
22		b. Automobile medical payment coverage;
23		c. Supplemental to liability insurance;
24		d. Designed solely to provide payment on a per diem basis, daily indemnity, or
25		non-expense-incurred basis; or
26		e. Credit accident and health insurance.
27	10. <u>16.</u>	"Qualified plan" means those health benefit plans certified by the commissioner as
28		providing the minimum benefits required by section 26.1-08-06 for a qualified
29		comprehensive plan, or section 26.1-08-06.1 for a qualified medicare supplement
30		plan the age sixty-five and over and disabled supplements, or other plan
31		developed by the board and certified by the commissioner as complying with the

1		Health Insurance Portability and Accountability Act of 1996 [Pub. L. 104-191;
2		110 Stat. 1936; 29 U.S.C. 1181 et seq.].
3	<u>17.</u>	"Resident" means an individual who has been a legal resident of this state for a
4		minimum of one hundred eighty-three days. However, for a federally defined
5		eligible individual, there is no minimum length of residency requirement.
6	<u>18.</u>	"Significant break in coverage" means a period of sixty-three or more consecutive
7		days during all of which the individual does not have any credible coverage.
8		Neither a waiting period nor an affiliation period is taken into account in
9		determining a significant break in coverage.
10	SEC	CTION 4. A new section to chapter 26.1-08 of the North Dakota Century Code is
11	created and	d enacted as follows:
12	Boa	ard of directors.
13	<u>1.</u>	The board consists of the commissioner; the state health officer; the director of the
14		office of management and budget; one senator appointed by the president of the
15		senate of the legislative assembly; one representative appointed by the speaker of
16		the house of representatives of the legislative assembly; and one individual from
17		each of the three participating member insurance companies of the association
18		with the highest annual premium volumes of accident and health insurance
19		contracts as provided by the commissioner, verified by the lead carrier, and
20		approved by the board.
21	<u>2.</u>	Members of the board may be reimbursed from the moneys of the association for
22		expenses incurred by the members due to their service as board members, but
23		may not otherwise be compensated by the association for board services.
24	<u>3.</u>	The costs of conducting the meetings of the association and the board is borne by
25		the association.
26	<u>4.</u>	The commissioner shall fill vacancies in the board. The commissioner, for cause,
27		may remove board members.
28	SEC	CTION 5. A new section to chapter 26.1-08 of the North Dakota Century Code is
29	created and	d enacted as follows:
30	Pov	vers and duties of commissioner and board - Fees.

1	<u>1.</u>	<u>The</u>	e lead carrier shall operate the association subject to the supervision and
2		control of the board.	
3	<u>2.</u>	The	e board shall:
4		<u>a.</u>	Formulate general policies to advance the purposes of this chapter;
5		<u>b.</u>	Approve the association's contract with the lead carrier;
6		<u>C.</u>	Approve the benefit plans;
7		<u>d.</u>	Approve the benefit plan premiums;
8		<u>e.</u>	Establish and modify from time to time, as appropriate, agents' referral fees;
9		<u>f.</u>	Approve the annual operating budget and any assessments to the
10			participating members;
11		<u>g.</u>	Approve independent annual audits to assure the general accuracy of the
12			financial date submitted by the lead carrier for the association;
13		<u>h.</u>	Develop and implement a program to publicize the existence of the
14			association, the eligibility requirement, and procedures for enrollment and to
15			maintain public awareness of the association;
16		<u>i.</u>	Approve bylaws and operating rules;
17		j.	Exempt, by a two-thirds majority vote, an applicant from the preexisting
18			condition provisions of subsection 10 of section 26.1-08-12 when required
19			under emergency circumstances to allow the applicant access to medical
20			procedures determined to be necessary to preserve life; and
21		<u>k.</u>	Provide for other matters as may be necessary and proper for the execution
22			of the commissioner's and board's powers, duties, and obligations.
23	<u>3.</u>	<u>The</u>	e commissioner, board, and lead carrier employees are not liable for any
24		<u>obli</u>	gations of the association.
25	<u>4.</u>	<u>The</u>	e commissioner may establish additional powers and duties of the board and
26		ma	y adopt rules necessary and proper for the association and to implement this
27		<u>cha</u>	pter.
28	SE	стю	N 6. A new section to chapter 26.1-08 of the North Dakota Century Code is
29	created and	d ena	icted as follows:
30	Оре	eratio	on of the association. The association may:
31	<u>1.</u>	Exe	ercise the powers granted to insurance companies under the laws of this state.

1	<u>2.</u>	Sue or be sued, including taking any legal actions necessary or proper to recover
2		or collect assessment due the association.
3	<u>3.</u>	Take such legal action as necessary:
4		a. To avoid the payment of improper claims against the association or the
5		coverage provided by or through the association;
6		b. To recover any amounts erroneously or improperly paid by the association;
7		c. To recover any amounts paid by the association as a result of mistake of fact
8		<u>or law; or</u>
9		d. To recover other amounts due the association.
10	<u>4.</u>	Enter contracts with the insurance companies, similar associations in other states,
11		or other persons for the performance of administrative functions.
12	<u>5.</u>	Establish administrative and accounting procedures for the operation of the
13		association.
14	<u>6.</u>	Provide for the reinsuring of risks incurred as a result of issuing the coverages
15		required by individuals covered by the association benefit plans.
16	<u>7.</u>	Provide for the administration by the association of policies, which are reinsured
17		pursuant to subsection 6.
18	<u>8.</u>	Issue benefit plans for coverage in accordance with the requirements of sections
19		26.1-08-06 and 26.1-08-06.1.
20	<u>9.</u>	Design, utilize, contract, or otherwise arrange for the delivery of cost-effective
21		health care services, including establishing or contracting with preferred provider
22		organizations, health maintenance organizations, and other limited network
23		provider arrangements.
24	SE	CTION 7. AMENDMENT. Section 26.1-08-06 of the North Dakota Century Code is
25	amended a	nd reenacted as follows:
26	26.7	1-08-06. Minimum benefits of a qualified comprehensive Comprehensive
27	<u>benefit</u> pla	n.
28	1.	A plan of health coverage is a qualified comprehensive plan if it otherwise meets
29		the requirements established by chapters 26.1-36 and 26.1-36.4 and the other
30		laws of the state, whether or not the policy is issued in this state, and meets or
31		exceeds the following minimum standards:

1	a.	The I	minimum benefits for covered individuals must, subject to subsection 2,
2		be e	qual to at least eighty percent of the cost of covered services in excess of
3		an a	nnual deductible which must not be less than five hundred dollars per
4		perse	on. The coverage must include a limitation of three thousand dollars per
5		perse	on on the total annual out of pocket expenses for services covered under
6		this e	subsection. The coverage may be subject to a maximum lifetime benefit
7		of no	t less than one million dollars.
8	b.	Cove	ered expenses must be the usual and customary charges for the following
9		servi	ces and articles when prescribed by a physician:
10		(1)	Hospital services.
11		(2)	Professional services for the diagnosis or treatment of injuries, illness,
12			or conditions, other than outpatient mental or dental, which are
13			rendered by a physician or at a physician's direction.
14		(3)	Drugs requiring a physician's prescription.
15		(4)	Services of a nursing home for not more than one hundred twenty days
16			in a year if the services commence within fourteen days following
17			confinement of at least three days in a hospital for the same condition.
18		(5)	Service of a home health agency up to a maximum of two hundred
19			seventy visits per year.
20		(6)	Use of radium or other radioactive materials.
21		(7)	Oxygen.
22		(8)	Anesthetics.
23		(9)	Prostheses.
24		(10)	Rental or purchase, as appropriate, of durable medical equipment.
25		(11)	Diagnostic x-rays and laboratory tests.
26		(12)	Oral surgery for partially or completely unerupted impacted teeth, a
27			tooth root without the extraction of the entire tooth, or the gums and
28			tissues of the mouth when not performed in connection with the
29			extraction or repair of teeth.
30		(13)	Services of a physical therapist.

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1		(14)	Transportation provided by a licensed ambulance service to the nearest
2			facility qualified to treat the condition.
3		(15)	Substance abuse and mental disorders as outlined in sections
4			26.1-36-08 and 26.1-36-09.
5	c.	Cove	ered expenses must include, at the option of the eligible person, the usual
6		and (customary charges for professional services rendered by a chiropractor
7		and f	for services and articles prescribed by a chiropractor for which an
8		addit	ional premium may be charged.
9	d.	Gove	ered expenses for the services or articles specified in this subsection do
10		not ir	nclude:
11		(1)	Any charge for any care or for any injury or disease either arising out of
12			an injury in the course of employment and subject to a workers'
13			compensation or similar law, for which benefits are payable without
14			regard to fault under coverage statutorily required to be contained in
15			any motor vehicle or other liability insurance policy or equivalent
16			self-insurance, or for which benefits are payable under another
17			accident and health insurance policy or medicare.
18		(2)	Any charge for treatment for cosmetic purposes other than surgery for
19			the repair of an injury or birth defect.
20		(3)	Any charge for travel other than transportation provided by a licensed
21			ambulance service to the nearest facility qualified to treat the condition.
22		(4)	Any charge for confinement in a private room to the extent it is in
23			excess of the institution's charge for its most common semiprivate
24			room, unless the private room is prescribed as medically necessary by
25			a physician.
26		(5)	That part of any charge for services or articles rendered or prescribed
27			by a physician, dentist, chiropractor, or other health care personnel,
28			which exceeds the prevailing charge in the locality where the service is
29			provided.

1		(6)	Any charge for services or articles the provision of which is not within
2			the scope of authorized practice of the institution or individual rendering
3			the services or articles.
4		(7)	Care which is primarily for custodial or domiciliary purposes which
5			would not qualify as eligible services under medicare.
6		(8)	Any charge for organ transplants unless prior approval is received from
7			the board of directors of the comprehensive health association.
8	2.	A qualified	comprehensive plan also must offer the eligible person the choice of an
9		annual de	ductible of not less than one thousand dollars per person instead of that
10		provided i	n subdivision a of subsection 1. The benefit plan must offer
11		<u>comprehe</u>	nsive health care coverage to every eligible individual. The coverage to
12		be issued	by the association, its schedule of benefits, exclusions, and other
13		limitations	must be established by the lead carrier and subject to the approval of
14		the board.	
15	<u>3.</u>	In establis	hing the benefit plan coverage, the board shall take into consideration
16		the levels	of health insurance coverage provided in the state and medical
17		economic	factors as may be deemed appropriate. Benefit levels, deductibles,
18		coinsuran	ce factors, copayments, exclusions, and limitations may be applied as
19		<u>determine</u>	d to be generally reflective of health insurance coverage provided in the
20		state.	
21	<u>4.</u>	The cover	age may include deductibles of not less than five hundred dollars per
22		individual	per benefit period.
23	<u>5.</u>	The cover	age must include a limitation of not less than three thousand dollars per
24		individual	on the total annual out-of-pocket expenses for services covered under
25		this subse	<u>ction.</u>
26	<u>6.</u>	Any cover	age or combination of coverages through the association may not
27		exceed a	lifetime maximum benefit of one million dollars for an individual.
28	<u>7.</u>	The cover	age may include cost-containment measures and requirements,
29		including p	preadmission screening, second surgical opinion, concurrent utilization
30		<u>review, an</u>	d individual case management for the purpose of making the benefit
31		plan more	cost-effective.

1	<u>8.</u>	The coverage may include preferred provider organizations, health maintenance
2		organizations, and other limited network provider arrangements.
3	<u>9.</u>	Coverage must include oral surgery for partially or completely unerupted impacted
4		teeth, a tooth root without the extraction of the entire tooth, or the gums and
5		tissues of the mouth when not performed in connection with the extraction or repair
6		of teeth.
7	<u>10.</u>	Coverage must include substance abuse and mental disorders as outlined in
8		sections 26.1-36-08 and 26.1-36-09.
9	<u>11.</u>	Covered expenses must include, at the option of the eligible individual,
10		professional services rendered by a chiropractor and for services and articles
11		prescribed by a chiropractor for which an additional premium may be charged.
12	<u>12.</u>	The coverage must include organ transplants as approved by the board.
13	<u>13.</u>	The association must be payer of last resort of benefits whenever any other benefit
14		or source of third-party payment is available. Benefits otherwise payable under an
15		association benefit plan must be reduced by all amounts paid or payable through
16		any other health insurance coverage and by all hospital and medical expense
17		benefits paid or payable under any workers' compensation coverage, automobile
18		medical payment or liability insurance whether provided on the basis of fault or
19		no fault, and by any hospital or medical benefits paid or payable under or provided
20		pursuant to any state or federal law or program. The association must have a
21		cause of action against an eligible individual for the recovery of the amount of
22		benefits paid that are not for covered expenses. Benefits due from the association
23		may be reduced or refused as a setoff against any amount recoverable under this
24		subsection.
25	SEC	CTION 8. AMENDMENT. Section 26.1-08-06.1 of the North Dakota Century Code
26	is amended	and reenacted as follows:
27	26.7	1-08-06.1. Qualified medicare Age sixty-five and over and disabled
28	supplemer	nt plan plans. A qualified medicare basic supplement plan includes medicare
29	supplemen	t plans A and F. These plans are available to and standard supplemental plan must
30	be offered t	to individuals who are eligible for medicare by reason of age or disability.
31	Supplemen	tal plans issued by the association must be developed by the lead carrier and

approved by the board. Any coverage or combination of coverages through the association
 may not exceed a maximum benefit of one million dollars for an individual.

3 SECTION 9. AMENDMENT. Section 26.1-08-07 of the North Dakota Century Code is
4 amended and reenacted as follows:

26.1-08-07. Approval and filing of benefit plans. The association or the lead carrier
shall file with the commissioner, following approval from the board, all benefit plans, brochures,
and other materials required to be approved to be offered under this chapter. The
commissioner shall approve or disapprove any form within sixty days of receipt.

9 SECTION 10. AMENDMENT. Section 26.1-08-08 of the North Dakota Century Code is
10 amended and reenacted as follows:

11 26.1-08-08. Association Benefit plan premium. The schedule of premiums to be 12 charged eligible persons individuals for membership in the association a benefit plan must be 13 established by the association lead carrier and approved by the board, but may not exceed one 14 hundred thirty-five percent of the average individual premium rates charged by the five largest 15 insurers with the largest individual qualified plan of insurance in force in this state. The 16 premium rates of the five insurers used to establish the premium rates for each type of 17 coverage offered by the association must be determined by the commissioner from information 18 provided by all insurers annually at the request of the commissioner. The information 19 requested must include the number of qualified plans or actuarial equivalent plans offered by 20 each insurer and the rates charged by the insurer for each type of plan offered by the insurer 21 and any other information the commissioner considers as necessary. The commissioner shall 22 utilize generally acceptable actuarial principles and structurally compatible rates for similar 23 coverage throughout the state. If similar coverage is not offered by other insurance carriers, 24 premium rates for actuarial equivalent benefit plans offered by other insurers in the state must 25 be provided by the commissioner and utilized by the lead carrier to determine association rates 26 for the benefit plans. 27 SECTION 11. AMENDMENT. Section 26.1-08-09 of the North Dakota Century Code is 28 amended and reenacted as follows: 29 26.1-08-09. Operation of association plan Participating members.

- 30 1. Upon certification as an eligible person in the manner provided by section
- 31 26.1-08-12, an eligible person may enroll in the association plan by payment of the

1		association plan premium to the lead carrier. There is established a
2		comprehensive health association with participating membership consisting of
3		those insurance companies, licensed or authorized to do business in this state,
4		with an annual premium volume of accident and health insurance contracts,
5		derived from or on behalf of residents in the previous calendar year, of at least one
6		hundred thousand dollars, as determined by the commissioner.
7	2.	Not less than eighty-seven and one-half percent of the association plan premium
8		paid to the lead carrier may be used to pay claims and not more than twelve and
9		one-half percent may be used for payment of the lead carrier's direct and indirect
10		expenses as specified in section 26.1-08-10. All participating members shall
11		maintain their membership in the association, as a condition for writing policies in
12		this state.
13	3.	Any income in excess of the costs incurred by the association in providing
14		reinsurance or administrative services must be held at interest and used by the
15		association to offset past and future losses due to claims expenses of the
16		association plan or be allocated to reduce association plan premiums.
17	4.	Each participating member of the association which is liable for state income tax or
18		state premium tax shall share the losses due to claims and administrative
19		expenses and meeting expenses under subsection 2 of section 26.1-08-03 of the
20		association plan. The difference between the total claims expense of the
21		association plan and the premium payments allocated to the payment of benefits
22		benefit plan premiums received is the liability of those association the participating
23		members that are liable for state income tax or state premium tax. Such
24		association participating members shall share in the excess costs of the
25		association plan in an amount equal to the ratio of a participating member's total
26		annual premium volume for accident and health insurance charges, received from
27		or on behalf of state residents, to the total accident and health insurance premium
28		contract charges volume received by association all of the participating members
29		that are liable for state income taxes or state premium taxes from or on behalf of
30		state residents, as determined by the commissioner lead carrier and approved by
31		the board.

1	<u>4.</u>	Each member's liability may be determined retroactively and payment of the
2		assessment is due within thirty days after notice of the assessment is given.
3		Failure by a member to tender to the lead carrier on behalf of the association the
4		full amount assessed within thirty days of notification by the association lead
5		carrier is grounds for termination of membership.
6	SEC	CTION 12. AMENDMENT. Section 26.1-08-10 of the North Dakota Century Code is
7	amended a	nd reenacted as follows:
8	26.1	-08-10. Administration of the association plan.
9	1.	Any participating member of the association shall submit to the commissioner the
10		policies which are being proposed to serve as the association plan. The
11		commissioner shall prescribe by rule the time and manner of the submission. Not
12		less than eighty-seven and one-half percent of the association plan premium paid
13		to the lead carrier may be used to pay claims.
14	2.	The association shall select policies and contracts by a member or members of the
15		association to be the association plan. The association shall select one lead
16		carrier to issue the qualified plans. The board of directors of the association shall
17		prepare appropriate specifications and bid forms and may solicit bids from the
18		members of the association for the purpose of selecting the lead carrier. The
19		selection of the lead carrier must be based upon criteria established by the board.
20		Any income in excess of the costs incurred by the association in providing
21		reinsurance or administrative services must be held at interest and used by the
22		association to offset past and future losses due to claims expenses of the
23		association or be allocated to reduce benefit plan premiums.
24	3.	The lead carrier shall perform all administrative and claims payment functions
25		required by this section. The lead carrier shall provide these services agreement
26		must continue for a period of at least three years, unless a request to terminate is
27		approved by the association and the commissioner board. The association and
28		the commissioner board shall approve or deny a request to terminate within ninety
29		days of its receipt. A failure to make a final decision on a request to terminate
30		within the specified period is deemed an approval. The association shall invite
31		submissions of policy forms from members of the association, including the lead

carrier, six months prior to the expiration of each three year period. The
 association shall follow subsection 2 in selecting a lead carrier for the subsequent
 three year period, or if a request to terminate is approved on or before the end of
 the three year period. The agreement will be automatically renewed until either
 party terminates the agreement.

- 6 4. The lead carrier shall provide all eligible persons involved in the association plan
 7 an individual certificate setting forth a statement as to the insurance protection to
 8 which the person is entitled, the method and place of filing claims, and to whom
 9 benefits are payable. The certificate must indicate that coverage was obtained
 10 through the association.
- 5. The lead carrier shall submit to the association and the commissioner on a
 semiannual basis a report of the operation of the association plan. The
 association shall determine the specific information to be contained in the report
 prior to the effective date of the association plan.
- 6. The lead carrier shall pay all claims pursuant to this chapter and shall indicate that
 the claim was paid by the association plan. Each claim payment must include
 information specifying the procedure involved in the event a dispute over the
 amount of payment arises.
- 19 7. The lead carrier must be reimbursed from the association plan premiums received 20 for its direct and indirect expenses. Direct and indirect expenses include a 21 prorated reimbursement for the portion of the lead carrier's administrative, printing, 22 claims administration, management, and building overhead expenses which are 23 assignable to the maintenance and administration of the association plan. The 24 association shall approve cost accounting methods to substantiate the lead 25 carrier's cost reports consistent with generally accepted accounting principles. 26 Direct and indirect expenses may not include costs directly related to the original 27 submission of policy forms prior to selection as the lead carrier.
- 8. <u>5.</u> The lead carrier is, when carrying out its duties under this chapter, an agent of the
 association and the commissioner board, and is civilly liable for its actions, subject
 to the laws of this state.
- 31 <u>6.</u> <u>The lead carrier shall:</u>

	0		
1		<u>a.</u>	Perform all administrative and claims payment functions required under this
2			chapter.
3		<u>b.</u>	Determine eligibility of individuals requesting coverage through the
4			association.
5		<u>C.</u>	Provide all eligible individuals involved in the association an individual
6			certificate setting forth a statement as to the insurance protection to which the
7			individual is entitled, the method and place of filing claims, and to whom
8			benefits are payable. The certificate must indicate that coverage was
9			obtained through the association.
10		<u>d.</u>	Pay all claims under this chapter and indicate that the association paid the
11			claims. Each claim payment must include information specifying the
12			procedure involved in the event a dispute over the amount of payment arises.
13		<u>e.</u>	Establish a premium billing procedure for collection of premium from
14			individuals covered by the association.
15		<u>f.</u>	Obtain approval from the board for all benefit plans issued.
16		<u>g.</u>	Submit regular reports to the board regarding the operation of the association.
17		<u>h.</u>	Submit to the participating companies, board, and commissioner, on a
18			semiannual basis, a report of the operation of the association.
19		<u>i.</u>	Verify premium volumes of all accident and health insurers in the state.
20		<u>j.</u>	Determine and collect assessments.
21		<u>k.</u>	Perform such functions relating to the association as may be assigned to it.
22	SEC	CTIO	N 13. AMENDMENT. Section 26.1-08-11 of the North Dakota Century Code is
23	amended a	nd re	enacted as follows:
24	26.1	1-08-	11. Solicitation of eligible persons individuals.
25	1.	The	e association, pursuant to a plan approved by the commissioner board, shall
26		diss	seminate appropriate information to the residents of this state regarding the
27		exis	stence of the association plan, the benefit plans, and the means of enrollment.
28		Mea	ans of communication may include use of the press, radio, electronic mail,
29		inte	rnet, and television, as well as publication in appropriate state offices and
30		pub	lications.

1	2.	The association and board shall devise and implement means of maintaining						
2		publ	lic awareness of this chapter the association and shall administer this chapter					
3		in a	in a manner which that facilitates public participation in the association plan.					
4	3.	All li	All licensed accident and health insurance producers may engage in the selling or					
5		mar	keting of qualified association benefit plans. The lead carrier shall pay an					
6		insu	rance producer's referral fee of twenty five dollars to each licensed accident					
7		and	health insurance insurance producer who refers an applicant to the					
8		asso	ociation plan, if the applicant is accepted. The referral fees must be paid to the					
9		lead	l carrier from moneys received as premiums for the association benefit plan.					
10	4.	Eve	ry insurance company which that rejects or applies underwriting restrictions to					
11		an a	applicant for accident and health insurance shall notify the applicant of the					
12		exis	tence of the association plan , requirements for being accepted in it, and the					
13		proc	cedure for applying to it.					
14	SEC		N 14. AMENDMENT. Section 26.1-08-12 of the North Dakota Century Code is					
15	amended a	nd re	enacted as follows:					
16	26.1	26.1-08-12. Enrollment by eligible person Eligibility.						
17	1.	The	The association plan must be open for enrollment by eligible persons individuals.					
18		A pe	erson is eligible and may enroll in the plan by submission of an application to					
19		the l	lead carrier. Eligible individuals shall apply for enrollment in the association by					
20		<u>subr</u>	mitting an application to the lead carrier. The application must provide:					
21		a.	The <u>Provide the</u> name, address, and age of the applicant , and .					
22		<u>b.</u>	Provide the length of applicant's residence in this state.					
23	b.	<u>C.</u>	The Provide the name, address, and age of spouse and children, if any, if					
24			they are to be insured.					
25		c.	For an "eligible person" under subdivision a of subsection 4 of section					
26			26.1-08-01, written evidence that the applicant has been rejected for accident					
27			and health insurance, or that restrictive riders or a preexisting conditions					
28			limitation, the effect of which is to reduce substantially coverage from that					
29			received by a person considered a standard risk, was required, by at least					
30			one insurance company within six months of the date of the application.					
31		d.	A Provide a designation of coverage desired.					

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- 1 Be accompanied by premium and evidence to prove eligibility. e. 2 2. Within thirty days of receipt of the application, the lead carrier shall either reject the 3 application for failing to comply with the requirements of subsection 1 this section 4 or forward the eligible person individual a notice of acceptance and billing 5 information. Insurance is effective immediately upon receipt of the first month's 6 association plan premium, and is retroactive to the date of the application or the 7 day following the date shown on the written rejection or refusal, if the applicant 8 otherwise complies with this chapter. 9 3. An eligible person individual may not purchase more than one policy from the 10 association plan.
- 11 4. A person who obtains coverage pursuant to this section may not be covered for 12 maternity during the first two hundred seventy days or any other preexisting 13 condition during the first one hundred eighty days of coverage under the 14 association plan if the person was diagnosed or treated for that condition during 15 the ninety days immediately preceding the date of the application. Any person with 16 coverage through the association plan due to a catastrophic condition or major 17 illness who is also pregnant at the time of application is eligible for maternity 18 benefits after the first one hundred eight days of coverage. This subsection does 19 not apply to a person receiving nonelective procedures who has lost dependent 20 status under a parent's or guardian's policy that has been in effect for the 21 twelve month period immediately preceding the filing of an application or to a 22 person who is treated by nonelective procedures for a congenital or genetic 23 disease. No preexisting condition exclusion or waiting period may be imposed 24 under this subsection, or in the terms of the coverage obtained under this chapter, 25 on an "eligible person" under subdivision b of subsection 4 of section 26.1-08-01. 26 For an "eligible person" under subdivision a of subsection 4 of section 26.1-08-01, 27 any preexisting condition exclusion must be reduced by the aggregate period of 28 qualifying previous coverage in the same manner as provided in subsection 3 of 29 section 26.1 36.3 06. An individual may qualify to enroll in the association for 30 benefit plan coverage as:
- 31 <u>a.</u> <u>A standard applicant:</u>

1		<u>(1)</u>	<u>An in</u>	dividual who has been a resident of this state for one hundred
2			<u>eight</u>	y-three days and continues to be a resident of the state who has
3			<u>recei</u>	ved from at least one insurance carrier within one hundred
4			<u>eight</u>	y-three days of the date of application, one of the following:
5			<u>(a)</u>	Written evidence of rejection or refusal to issue substantially
6				similar insurance for health reasons by one insurer.
7			<u>(b)</u>	Written evidence that a restrictive rider or a preexisting condition
8				limitation, the effect of which is to reduce substantially, coverage
9				from that received by an individual considered a standard risk,
10				has been placed on the individual's policy.
11			<u>(c)</u>	Refusal by an insurer to issue insurance except at the rate
12				exceeding the association benefit rate.
13		<u>(2)</u>	<u>ls no</u>	t eligible for the state's medical assistance program.
14	<u>b.</u>	<u>A He</u>	alth In	surance Portability and Accountability Act of 1996 applicant:
15		<u>(1)</u>	<u>An in</u>	dividual who meets the federally defined eligibility guidelines as
16			follov	<u>VS:</u>
17			<u>(a)</u>	Has had eighteen months of qualifying previous coverage as
18				defined in section 26.1-36.3-01, the most recent of which is
19				covered under a group health plan, governmental plan, or church
20				<u>plan;</u>
21			<u>(b)</u>	Has applied for coverage under this chapter within sixty-three
22				days of the termination of the qualifying previous coverage;
23			<u>(c)</u>	Is not eligible for coverage under a group health benefit plan as
24				the term is defined in section 26.1-36.3-01, medicare, or
25				medicaid;
26			<u>(d)</u>	Does not have any other health insurance coverage;
27			<u>(e)</u>	Has not had the most recent qualifying previous coverage
28				described in subparagraph a terminated for nonpayment of
29				premiums or fraud; and
30			<u>(f)</u>	If offered under the option, has elected continuation coverage
31				under the federal Consolidated Omnibus Budget Reconciliation

1					Act [Pub. L. 99-272; 100 Stat. 82], or under a similar state
2					program, and that coverage has exhausted.
3			<u>(2)</u>	<u>Is and</u>	d continues to be a resident of the state.
4			<u>(3)</u>	<u>Is not</u>	eligible for the state's medical assistance program.
5		<u>C.</u>	<u>An ap</u>	plican	t age sixty-five and over or disabled:
6			<u>(1)</u>	<u>An in</u>	dividual who is eligible for medicare by reason of age or disability
7				and h	as been a resident of this state for one hundred eighty-three days
8				and c	continues to be a resident of this state who has received from at
9				least	one insurance carrier within one hundred eighty-three days of the
10				date o	of application, one of the following:
11				<u>(a)</u>	Written evidence of rejection or refusal to issue substantially
12					similar insurance for health reasons by one insurer.
13				<u>(b)</u>	Written evidence that a restrictive rider or a preexisting condition
14					limitation, the effect of which is to reduce substantially, coverage
15					from that received by an individual considered a standard risk,
16					has been placed on the individual's policy.
17				<u>(c)</u>	Refusal by an insurer to issue insurance except at the rate
18					exceeding the association benefit rate.
19			<u>(2)</u>	<u>Is not</u>	eligible for the state's medical assistance program.
20	<u>5.</u>	The	board	and le	ad carrier shall develop a list of medical or health conditions for
21		<u>whic</u>	h an i	ndividu	al must be eligible for association coverage without applying for
22		heal	th insu	irance	coverage under subdivisions a and c of subsection 4. Individuals
23		<u>with</u>	writte	n evide	ence of the existence or history of any medical or health conditions
24		<u>on t</u> ł	ne app	roved	list may not be required to provide written evidence of rejection,
25		<u>refus</u>	sal, or	substa	antially reduced coverage.
26	<u>6.</u>	<u>A rej</u>	jectior	or ref	usal by an insurer offering only stop loss, excess of loss, or
27		<u>reins</u>	suranc	e cove	erage with respect to an applicant under subdivisions a and c of
28		subs	sectior	14 is n	ot sufficient evidence to qualify.
29	<u>7.</u>	<u>An e</u>	ligible	indivio	dual may have insurance coverage, other than the state's medical
30		assi	stance	progr	am, with an additional commercial insurer; however, the
31		asso	ciatio	n will re	eimburse eligible claim costs as payer of last resort.

1	<u>8.</u>	Ead	ch resident dependent of an individual who is eligible for association coverage is		
2		<u>also</u>	o eligible for association coverage.		
3	<u>9.</u>	Ead	Each spouse of an individual who is eligible for association coverage with a		
4		pre	existing maternity condition is also eligible for association coverage.		
5	<u>10.</u>	Pre	existing conditions.		
6		<u>a.</u>	Association coverage must exclude charges or expenses incurred during the		
7			first one hundred eighty days following the effective date of coverage for any		
8			condition for which medical advice, diagnosis, care, or treatment was		
9			recommended or received during the ninety days immediately preceding the		
10			date of the application.		
11		<u>b.</u>	Association coverage must exclude charges or expenses incurred for		
12			maternity during the first two hundred seventy days following the effective		
13			date of coverage.		
14		<u>c.</u>	Any individual with coverage through the association due to a catastrophic		
15			condition or major illness who is also pregnant at the time of application is		
16			eligible for maternity benefits after the first one hundred eighty days of		
17			coverage.		
17 18	<u>11.</u>	Wa	<u>coverage.</u> iting periods do not apply to an individual who:		
	<u>11.</u>	<u>Wa</u> <u>a.</u>	-		
18	<u>11.</u>		iting periods do not apply to an individual who:		
18 19	<u>11.</u>		iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic		
18 19 20	<u>11.</u>	<u>a.</u>	iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease.		
18 19 20 21	<u>11.</u>	<u>a.</u>	iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent		
18 19 20 21 22	<u>11.</u>	<u>a.</u>	 iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent status under a parent's or guardian's policy that has been in effect for the 		
18 19 20 21 22 23	<u>11.</u>	<u>a.</u> <u>b.</u>	iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent status under a parent's or guardian's policy that has been in effect for the twelve-month period immediately preceding the date of the application.		
18 19 20 21 22 23 24	<u>11.</u>	<u>a.</u> <u>b.</u>	iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent status under a parent's or guardian's policy that has been in effect for the twelve-month period immediately preceding the date of the application. Has obtained coverage as a federally eligible individual as defined in		
18 19 20 21 22 23 24 25	<u>11.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	 iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent status under a parent's or guardian's policy that has been in effect for the twelve-month period immediately preceding the date of the application. Has obtained coverage as a federally eligible individual as defined in subdivision b of subsection 4. 		
18 19 20 21 22 23 24 25 26	<u>11.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	 iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent status under a parent's or guardian's policy that has been in effect for the twelve-month period immediately preceding the date of the application. Has obtained coverage as a federally eligible individual as defined in subdivision b of subsection 4. Has obtained coverage as an eligible person under subdivision a of 		
18 19 20 21 22 23 24 25 26 27	<u>11.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	 iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent status under a parent's or guardian's policy that has been in effect for the twelve-month period immediately preceding the date of the application. Has obtained coverage as a federally eligible individual as defined in subdivision b of subsection 4. Has obtained coverage as an eligible person under subdivision a of subsection 4, allowing for a reduction in waiting period days by the aggregate 		
18 19 20 21 22 23 24 25 26 27 28	<u>11.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	 iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent status under a parent's or guardian's policy that has been in effect for the twelve-month period immediately preceding the date of the application. Has obtained coverage as a federally eligible individual as defined in subdivision b of subsection 4. Has obtained coverage as an eligible person under subdivision a of subsection 4, allowing for a reduction in waiting period days by the aggregate period of qualifying previous coverage in the same manner as provided in 		
18 19 20 21 22 23 24 25 26 27 28 29	<u>11.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	 iting periods do not apply to an individual who: Is receiving nonelective treatment or procedures for a congenital or genetic disease. Is receiving nonelective treatment or procedures and has lost dependent status under a parent's or guardian's policy that has been in effect for the twelve-month period immediately preceding the date of the application. Has obtained coverage as a federally eligible individual as defined in subdivision b of subsection 4. Has obtained coverage as an eligible person under subdivision a of subsection 4, allowing for a reduction in waiting period days by the aggregate period of qualifying previous coverage in the same manner as provided in subsection 3 of section 26.1-36.3-06 and provided the association application 		

1	<u>12.</u>	<u>An</u> i	individual is not eligible for coverage through the association if:			
2		<u>a.</u>	The individual is determined to be eligible for health care benefits under the			
3			state's medical assistance program.			
4		<u>b.</u>	The individual has previously terminated association coverage unless twelve			
5			months have lapsed since such termination. This limitation does not apply to			
6			an applicant who is a federally defined eligible individual.			
7		<u>c.</u>	The association has paid out one million dollars in benefits on behalf of the			
8			individual.			
9		<u>d.</u>	The individual is an inmate or resident of a public institution. This limitation			
10			does not apply to an applicant who is a federally defined eligible individual.			
11		<u>e.</u>	The individual's premiums are paid for or reimbursed under any			
12			government-sponsored program, government agency, health care provider,			
13			nonprofit charitable organization, or the individual's employer.			
14	<u>13.</u>	<u>A p</u>	eriod of credible coverage is not counted with respect to the enrollment of an			
15		indi	vidual who seeks coverage under this chapter if after such period and before			
16		<u>the</u>	ne enrollment date, the individual experiences a significant break in coverage			
17		<u>whi</u>	ch is more than sixty-three days.			
18	SEC	СТІО	N 15. AMENDMENT. Section 26.1-08-13 of the North Dakota Century Code is			
19	amended a	nd re	enacted as follows:			
20	26.1	-08 -	13. Termination of coverage. Coverage under this chapter terminates:			
21	1.	Upc	on request of the covered person.			
22	2.	For	failure to pay the required premium subject to a thirty-one-day grace period.			
23	3.	Wh	en the one million dollar lifetime maximum benefit amount has been reached			
24		und	ler subdivision a of subsection 1 of section 26.1-08-06.			
25	4.	lf th	e covered person qualifies for health benefits under other plans or policies <u>the</u>			
26		<u>stat</u>	e's medical assistance program.			
27	5.	lf th	e covered individual physically resides outside this state for more than one			
28		hun	dred eighty-two days of each plan calendar year, except for an association			
29		part	ticipant individual who is absent from the state for a verifiable medical reason			
30		as o	determined by the association board.			

7

- SECTION 16. A new section to chapter 26.1-08 of the North Dakota Century Code is
 created and enacted as follows:
- 3 Exempt from premium tax. The association is exempt from the insurance premium
 4 tax imposed under section 26.1-03-17.

5 **SECTION 17. AMENDMENT.** Section 57-38-30.4 of the North Dakota Century Code is 6 amended and reenacted as follows:

57-38-30.4. Income tax credit for comprehensive health association

- 8 assessments. The amount of any assessment paid by any member of the comprehensive
- 9 health association under subsection 4 3 of section 26.1-08-09 is a credit against the state
- 10 income tax for which a member may be liable for the year which the assessment was paid.
- 11 SECTION 18. REPEAL. Sections 26.1-08-02, 26.1-08-03, and 26.1-08-04 of the North
- 12 Dakota Century Code are repealed.