Sixtieth Legislative Assembly of North Dakota

HOUSE BILL NO. 1155

Introduced by

Representative Price

Senator J. Lee

1 A BILL for an Act to amend and reenact sections 26.1-08-01 and 26.1-08-02.1, subdivision j of

2 subsection 2 of section 26.1-08-02.2, sections 26.1-08-06, 26.1-08-07, and 26.1-08-09,

3 subsection 6 of section 26.1-08-10, subsections 3 and 4 of section 26.1-08-11, and sections

4 26.1-08-12 and 26.1-08-13 of the North Dakota Century Code, relating to the comprehensive

5 health association of North Dakota.

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

SECTION 1. AMENDMENT. Section 26.1-08-01 of the North Dakota Century Code is
amended and reenacted as follows:

9 26.1-08-01. Definitions. In this chapter, unless the context or subject matter otherwise
10 requires:

- 1. "Association" means the comprehensive health association of North Dakota.
- "Benefit plan" means insurance policy coverage offered by the association through
 the lead carrier.
- 143. "Benefit plan premium" means the charge for the benefit plan based on the15benefits provided in section 26.1-08-06 and determined pursuant to section
- 16 26.1-08-08.
- 17 4. "Board" means the association board of directors.
- 18 5. "Credible Church plan" means a plan as defined under section 3(33) of the federal
 19 Employee Retirement Income Security Act of 1974.
- <u>6.</u> <u>"Creditable</u> coverage" means, with respect to an individual, coverage of the
 individual provided under:
- 22 a. A group health plan;
- b. Health insurance;

1		c. Part A or part B of title XVIII of the federal Social Security Act [42 U.S.C. 1395
2		et seq.], relating to health insurance for the aged and disabled;
3		d. Title XIX of the federal Social Security Act [42 U.S.C. 1396 et seq.], relating to
4		grants to states for medical assistance programs, with the exception of
5		coverage consisting solely of benefits under section 1928 of the federal Social
6		Security Act [Pub. L. 103-66; 107-637; 42 U.S.C. 1396s], relating to the
7		program for distribution of pediatric vaccines;
8		e. Chapter 55 of United States Code title 10 [10 U.S.C. 1071 et seq.], relating to
9		armed forces medical and dental care;
10		f. A medical care program of the Indian health service or of a tribal organization;
11		g. A state health benefits risk pool;
12		h. A public health plan as defined in federal regulations, including a plan
13		maintained by a state government, the United States government, or a foreign
14		government;
15		i. A health plan offered under chapter 89 of United States Code title 5 [5 U.S.C.
16		8901 et seq.], relating to government employee health insurance; or
17		j. A benefit plan under section 5(e) of the federal Peace Corps Act [Pub. L.
18		87-293; 75 Stat. 613; 22 U.S.C. 2504(e)].
19	6. <u>7.</u>	"Eligible individual" means an individual eligible for association benefit plan
20		coverage as specified under section 26.1-08-12.
21	7. <u>8.</u>	"Governmental plan" has the same meaning as provided under section 3(32) of the
22		federal Employee Retirement Income Security Act of 1974 [Pub. L. 93-406;
23		88 Stat. 833; 29 U.S.C. 1002] and as may be provided under any federal
24		governmental plan.
25	8. <u>9.</u>	"Group health plan" has the same meaning as employee welfare benefit plan as
26		provided under section 3(1) of the federal Employee Retirement Income Security
27		Act of 1974 [Pub. L. 93-406; 88 Stat. 833; 29 U.S.C. 1002] to the extent that the
28		plan provides medical care, and including items and service paid for as medical
29		care to employees or the employees' dependents as defined under the terms of the
30		plan directly or through insurance, reimbursement, or otherwise.

1	9. <u>1</u> (<u>0.</u>	"He	ealth in	surance coverage" means any hospital and medical expense-incurred						
2			poli	policy, nonprofit health care service plan contract, health maintenance organization							
3			sub	subscriber contract, or any other health care plan or arrangement that pays for or							
4			furr	nishes	benefits that pay the costs of or provide medical, surgical, or hospital						
5			car	e or, if	selected by the eligible individual, chiropractic care. The term						
6			<u>a.</u>	Heal	th insurance coverage does not include any one or more of the following:						
7			a.	<u>(1)</u>	Coverage only for accident, disability income insurance, or any						
8					combination of the two;						
9			b.	<u>(2)</u>	Coverage issued as a supplement to liability insurance;						
10			c.	<u>(3)</u>	Liability insurance, including general liability insurance and automobile						
11					liability insurance;						
12			d.	<u>(4)</u>	Workforce safety and insurance or similar insurance;						
13			e.	<u>(5)</u>	Automobile medical payment insurance;						
14			f.	<u>(6)</u>	Credit-only insurance;						
15			g.	<u>(7)</u>	Coverage for onsite medical clinics; and						
16			h.	<u>(8)</u>	Other similar insurance coverage, specified in federal regulations,						
17					under which benefits for medical care are secondary or incidental to						
18					other insurance benefits;						
19		÷.	<u>b.</u>	<u>Heal</u>	th insurance coverage does not include the following benefits if they are						
20				provi	ided under a separate policy, certificate, or contract of insurance or are						
21				<u>othe</u>	rwise not an integral part of the plan:						
22				<u>(1)</u>	Limited scope dental or vision benefits;						
23			÷	<u>(2)</u>	Benefits for long-term care, nursing home care, home health care,						
24					community-based care, or any combination of this care; and						
25			k.	<u>(3)</u>	Other similar limited benefits specified under federal regulations issued						
26					under the Health Insurance Portability and Accountability Act of 1996						
27					[Pub. L. 104-191; 110 Stat. 1936; 29 U.S.C. 1181 et seq.]; <u>.</u>						
28		ŀ	<u>C.</u>	<u>Heal</u>	th insurance coverage does not include any of the following benefits if the						
29				bene	fits are provided under a separate policy, certificate, or contract of						
30				insur	ance; there is no coordination between the provision of the benefits; any						
31				<u>exclu</u>	usion of benefits under any group health insurance coverage maintained						

	0			,					
1				by the	e same plan sponsor; and the benefits are paid with respect to an event				
2				without regard to whether benefits are provided with respect to such an event					
3				under any group health plan maintained by the same sponsor:					
4				<u>(1)</u>	Coverage only for specified disease or illness; and				
5			m.	<u>(2)</u>	Hospital indemnity or other fixed indemnity insurance;.				
6			n.	Medie	care supplemental health insurance as defined under section 1882(g)(1)				
7				of the	e federal Social Security Act [42 U.S.C. 1395ss(g)(1)];				
8		0.	<u>d.</u>	<u>Healt</u>	h insurance coverage does not include the following if offered as a				
9				sepa	rate policy, certificate, or contract of insurance:				
10				<u>(1)</u>	Coverage supplemental to the coverage provided under chapter 55 of				
11					United States Code title 10 [10 U.S.C. 1071 et seq.] relating to armed				
12					forces medical and dental care; or				
13			p.	<u>(2)</u>	Similar supplemental coverage provided under a group health plan.				
14	10.	<u>11.</u>	"Ins	surer" n	neans any insurance company, nonprofit health service organization,				
15			frate	ernal b	enefit society, health maintenance organization, and any other entity				
16			prov	viding o	or selling health insurance coverage or health benefits that are subject to				
17			stat	e insur	ance regulation.				
18	11.	<u>12.</u>	"Lea	ad carr	ier" means the insurance company selected by the board to administer				
19			the	associ	ation benefit plans.				
20	12.	<u>13.</u>	"Me	edicare	" means coverage under both parts A and B of title XVIII of the federal				
21			Soc	ial Sec	curity Act [Pub. L. 89-97; 79 Stat. 291; 42 U.S.C. 1395 et seq.].				
22	13.	<u>14.</u>	"Pa	rticipat	ing member" means any insurance company <u>insurer</u> that is licensed or				
23			autł	horized	He de business in this state which has an annual <u>earned</u> premium				
24			volu	ume of	accident and health insurance contracts coverage, including medicare				
25			<u>sup</u>	plemer	ntal health insurances as defined under section 1882(g)(1) of the federal				
26			<u>Soc</u>	cial Sec	curity Act [42 U.S.C. 1395ss(g)(1)], derived from or on behalf of residents				
27			in th	ne prev	ious calendar year of at least one hundred thousand dollars.				
28		14.	"Pla	an of h a	calth coverage" means any plan or combination of plans of coverage,				
29			incl	uding c	combinations of individual policies or coverage under a nonprofit health				
30			ser	vice pla	ìn.				

1		15.	"Policy" means insurance, health care plan, health benefit plan as defined in								
2			section 26.1-36.3-01, or nonprofit health service plan contracts providing benefits								
3			for hospital, surgical, and medical care. Policy does not include coverage that is:								
4			a. Limited to disability or income protection coverage;								
5			b. Automobile medical payment coverage;								
6			c. Supplemental to liability insurance;								
7			d. Designed solely to provide payment on a per diem basis, daily indemnity, or								
8			non-expense-incurred basis; or								
9			e. Gredit accident and health insurance.								
10		16.	"Qualified plan" means those health benefit plans certified by the commissioner as								
11			providing the minimum benefits required by section 26.1-08-06 for a qualified								
12			comprehensive plan, or section 26.1-08-06.1 for the age sixty-five and over and								
13			disabled supplements, or other plan developed by the board and certified by the								
14			commissioner as complying with the Health Insurance Portability and								
15			Accountability Act of 1996 [Pub. L. 104-191; 110 Stat. 1936; 29 U.S.C. 1181								
16			et seq.].								
17	17.	<u>15.</u>	"Resident" means an individual who has been a legal resident of this state for a								
18			minimum of one hundred eighty-three days, determined by applying section								
19			54-01-26. However, for a federally defined eligible individual as defined under								
20			subdivision b of subsection 5 of section 26.1-08-12, there is no minimum length of								
21			residency requirement.								
22	18.	<u>16.</u>	"Significant break in coverage" means a period of sixty-three or more consecutive								
23			days during all of which the individual does not have any credible creditable								
24			coverage. Neither a waiting period nor an affiliation period is taken into account in								
25			determining a significant break in coverage.								
26	19.	<u>17.</u>	"Trade adjustment assistance, pension benefit guarantee corporation individual"								
27			means an individual who is certified as eligible for federal trade adjustment								
28			assistance or federal pension benefit guarantee corporation assistance as provided								
29			by the federal Trade Adjustment Assistance Reform Act of 2002 [Pub. L. 107-210;								
30			116 Stat. 933], the spouse of such an individual, or a dependent of such an								
31			individual as provided under the federal Internal Revenue Code.								

SECTION 2. AMENDMENT. Section 26.1-08-02.1 of the North Dakota Century Code
 is amended and reenacted as follows:

3

26.1-08-02.1. Board of directors.

- 4 1. The board consists of the commissioner; the state health officer; the director of the 5 office of management and budget; one senator appointed by the majority leader of 6 the senate of the legislative assembly; one representative appointed by the 7 speaker of the house of representatives of the legislative assembly; and one 8 individual from each of the three participating member insurance companies of the 9 association with the highest annual premium volumes of accident and health 10 insurance contracts coverage as provided by the commissioner, verified by the 11 lead carrier, and approved by the board.
- Members of the board may be reimbursed from the moneys of the association for
 expenses incurred by the members due to their service as board members, but
 may not otherwise be compensated by the association for board services.
- The costs of conducting the meetings of the association and the board is are borne
 by the association.
- The commissioner shall fill vacancies and, for cause, may remove any board
 member representing one of the three participating member insurance companies.

SECTION 3. AMENDMENT. Subdivision j of subsection 2 of section 26.1-08-02.2 of
 the North Dakota Century Code is amended and reenacted as follows:

j. Exempt, by a two-thirds majority vote, an applicant from the preexisting
 condition provisions of subsection 40 13 of section 26.1-08-12 when required
 under emergency circumstances to allow the applicant access to medical
 procedures determined to be necessary to preserve life; and

25 **SECTION 4. AMENDMENT.** Section 26.1-08-06 of the North Dakota Century Code is 26 amended and reenacted as follows:

- 27 **26.1-08-06.** Comprehensive benefit plan.
- A plan of health coverage is a qualified comprehensive plan if it otherwise meets
 the requirements established by chapters 26.1 36 and 26.1 36.4 and the other
 laws of the state.

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1 The benefit plan must offer comprehensive health care coverage to every eligible 2. 2 individual. The coverage to be issued by the association, its schedule of benefits, 3 exclusions, and other limitations must be established by the lead carrier and 4 subject to the approval of the board. 5 3. 2. In establishing the benefit plan coverage, the board shall take into consideration 6 the levels of health insurance coverage provided in the state and medical 7 economic factors as may be deemed appropriate. Benefit levels, deductibles, 8 coinsurance factors, copayments, exclusions, and limitations may be applied as 9 determined to be generally reflective of health insurance coverage provided in the 10 state. 11 The coverage may include deductibles of not less than five hundred dollars per 4. <u>3.</u> 12 individual per benefit period. 13 The coverage must include a limitation of not less than three thousand dollars per 5. <u>4.</u> 14 individual on the total annual out-of-pocket expenses for services covered under 15 this subsection. 16 Any coverage or combination of coverages through the association may not 6. 5. 17 exceed a lifetime maximum benefit of one million dollars for an individual. 18 7. <u>6.</u> The coverage may include cost-containment measures and requirements, 19 including preadmission screening, second surgical opinion, concurrent utilization 20 review, and individual case management for the purpose of making the benefit plan 21 more cost-effective. 22 8. 7. The coverage may include preferred provider organizations, health maintenance 23 organizations, and other limited network provider arrangements. 24 9. 8. Coverage must include oral surgery for partially or completely unerupted impacted 25 teeth, a tooth root without the extraction of the entire tooth, or the gums and tissues 26 of the mouth when not performed in connection with the extraction or repair of 27 teeth. 28 10. 9. Coverage must include substance abuse and mental disorders as outlined in 29 sections 26.1-36-08 and 26.1-36-09.

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1 11. 10. Covered expenses must include, at the option of the eligible individual, 2 professional services rendered by a chiropractor and for services and articles 3 prescribed by a chiropractor for which an additional premium may be charged. 4 12. 11. The coverage must include organ transplants as approved by the board. 5 13. 12. The association must be payer of last resort of benefits whenever any other benefit 6 or source of third-party payment is available. Benefits otherwise payable under an 7 association benefit plan must be reduced by all amounts paid or payable through 8 any other health insurance coverage and by all hospital and medical expense 9 benefits paid or payable under any workforce safety and insurance coverage, 10 automobile medical payment or liability insurance whether provided on the basis of 11 fault or no fault, and by any hospital or medical benefits paid or payable under or 12 provided pursuant to any state or federal law or program. The association must 13 have a cause of action against an eligible individual for the recovery of the amount 14 of benefits paid that are not for covered expenses. Benefits due from the association may be reduced or refused as a setoff against any amount recoverable 15 16 under this subsection. 17 SECTION 5. AMENDMENT. Section 26.1-08-07 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 **26.1-08-07.** Approval and filing of benefit plans. The lead carrier shall file with the 20 commissioner, following approval from the board, all benefit plans, brochures, and other 21 materials forms required to be approved to be offered under this chapter. The commissioner 22 shall approve or disapprove any form within sixty days of receipt. 23 SECTION 6. AMENDMENT. Section 26.1-08-09 of the North Dakota Century Code is 24 amended and reenacted as follows: 25 26.1-08-09. Participating members. 26 There is established a comprehensive health association with participating 1. 27 membership consisting of those insurance companies, licensed or authorized to do business in this state, with an annual premium volume of accident and health 28 29 insurance contracts, derived from or on behalf of residents in the previous calendar 30 year, of at least one hundred thousand dollars, as determined by the commissioner 31 members.

- All participating members shall maintain their membership in the association, as a
 condition for writing policies in this state.
- 3 3. Each participating member of the association which is liable for state income tax or 4 state premium tax shall share the losses due to claims and administrative 5 expenses of the association. The difference between the total claims expense of 6 the association and the benefit plan premiums received is the liability of the 7 participating members. Such participating members shall share in the excess 8 costs of the association in an amount equal to the ratio of a participating member's 9 total annual premium volume for accident and health insurance received from or on 10 behalf of state residents, to the total accident and health insurance premium 11 volume received by all of the participating members as determined by the lead 12 carrier and approved by the board. For determining the liability of participating 13 members, health insurance coverage includes medicare supplemental health 14 insurance as defined under section 1882(g)(1) of the federal Social Security Act
- 15 [42 U.S.C. 1395ss(g)(1)] but does not include federal employees health benefits
 16 plans or medicare part C plans.
- Each member's liability may be determined retroactively and payment of the
 assessment is due within thirty days after notice of the assessment is given.
 Failure by a member to tender to the lead carrier on behalf of the association the
- full amount assessed within thirty days of notification by the lead carrier is groundsfor termination of membership.
- SECTION 7. AMENDMENT. Subsection 6 of section 26.1-08-10 of the North Dakota
 Century Code is amended and reenacted as follows:
- 24 6. The lead carrier shall:
- 25 a. Perform all administrative and claims payment functions required under this26 chapter.
- b. Determine eligibility of individuals requesting coverage through theassociation.
- c. Provide all eligible individuals involved in the association an individual
 certificate setting forth a statement as to the insurance protection to which the
 individual is entitled, the method and place of filing claims, and to whom

1		benefits are payable. The certificate must indicate that coverage was					
2		obtained through the association.					
3	d.	Pay all claims under this chapter and indicate that the association paid the					
4		claims. Each claim payment must include information specifying the					
5		procedure involved in the event a dispute over the amount of payment arises.					
6	e.	Establish a premium billing procedure for collection of premium from					
7		individuals covered by the association.					
8	f.	Obtain approval from the board for all benefit plan premiums and benefit					
9		plans issued.					
10	g.	Submit regular reports to the board regarding the operation of the association.					
11	h.	Submit to the participating companies and board, on a semiannual basis, a					
12		report of the operation of the association.					
13	i.	Verify premium volumes of all accident and health insurers in the state.					
14	j.	Determine and collect assessments.					
15	k.	Perform such functions relating to the association as may be assigned to it.					
16	SECTIO	N 8. AMENDMENT. Subsections 3 and 4 of section 26.1-08-11 of the North					
17	Dakota Century	Code are amended and reenacted as follows:					
18	3. All I	icensed accident and health insurance producers may engage in the selling or					
19	mar	rketing of qualified association benefit plans. The lead carrier shall pay an					
20	inst	arance producer's a referral fee to each licensed accident and health insurance					
21	inst	arance producer who refers an applicant to the association plan, if the applicant					
22	is a	ccepted. The referral fees must be paid to the lead carrier from moneys					
23	rece	eived as premiums for the association benefit plan.					
24	4. Eve	ery insurance company that rejects or applies underwriting restrictions to an					
25	арр	licant for accident and health insurance shall notify the applicant of the					
26	exis	stence of the association, requirements for being accepted in it, and the					
27	proc	cedure for applying to it.					
	SECTION 9. AMENDMENT. Section 26.1-08-12 of the North Dakota Century Code is						
28	SECTION						
28 29		enacted as follows:					

1	1.	The	assoc	iation must be open for enrollment by eligible individuals. Eligible
2		indiv	viduals	s shall apply for enrollment in the association by submitting an application
3		to th	e lead	I carrier. The application must:
4		a.	Provi	de the name, address, and age of the applicant.
5		b.	Provi	de the length of applicant's residence in this state.
6		C.	Provi	de the name, address, and age of spouse and children, if any.
7		d.	Provi	de a designation of coverage desired.
8		e.	Be ac	ccompanied by premium and evidence to prove eligibility.
9	2.	With	in thir	ty days of receipt of the application, the lead carrier shall either reject the
10		appl	ication	for failing to comply with the requirements of this section or forward the
11		eligi	ble ind	lividual a notice of acceptance and billing information. Insurance
12	<u>3.</u>	<u>At th</u>	ne opti	on of the eligible individual, association coverage is effective retroactive
13		to th	e date	of the application or the day following the date shown on the written
14		rejeo	ction o	r refusal, if the applicant otherwise complies with this chapter:
15		<u>a.</u>	<u>For a</u>	n eligible individual applying under subsection 10 or 11, on the signature
16			date o	of the application.
17		<u>b.</u>	For a	n eligible individual applying under subparagraph a or c of paragraph 1
18			of sub	odivision a of subsection 5:
19			<u>(1)</u>	On the day following the date shown on the written evidence;
20			<u>(2)</u>	On the signature date of the application, if it is at least one day and less
21				than one hundred eighty days following the date shown on the written
22				evidence; or
23			<u>(3)</u>	On any date after the signature date of the application if the date is at
24				least one day and less than one hundred eighty days following the date
25				shown on the written evidence.
26		<u>C.</u>	For a	n eligible individual applying under subparagraph b or c of paragraph 1
27			<u>of sub</u>	odivision a of subsection 5 or under subparagraph b or c of paragraph 1
28			of sub	bdivision c of subsection 5:
29			<u>(1)</u>	On the signature date of the application; or
30			<u>(2)</u>	On any date after the signature date of the application but less than one
31				hundred eighty days following the date shown on the written evidence.

1		<u>d.</u>	For a	an eligi	ble individual applying under subdivision b or d of subsection 5:
2			<u>(1)</u>	<u>On tl</u>	ne signature date of the application; or
3			<u>(2)</u>	<u>On a</u>	ny date after the signature date of the application, but less than
4				<u>sixty</u>	four days following termination of previous coverage.
5		<u>e.</u>	For a	an eligi	ble individual applying under subsection 6:
6			<u>(1)</u>	<u>On tl</u>	ne signature date of the application; or
7			<u>(2)</u>	<u>On a</u>	ny date after the signature date of the application, but less than
8				one	nundred eighty days following the date shown on the written
9				evide	ence from a medical professional.
10	3. <u>4.</u>	An	eligible	e indivi	dual may not purchase more than one policy from the association.
11	4. <u>5.</u>	An	individ	lual ma	ay qualify to enroll in the association for benefit plan coverage as:
12		a.	A sta	andard	traditional applicant:
13			(1)	An ir	dividual who has been a resident of this state and continues to be
14				a res	ident of the state who has received from at least one insurance
15				carrie	er within one hundred eighty days of the date of application, one of
16				the f	ollowing:
17				(a)	Written evidence of rejection or refusal to issue substantially
18					similar insurance for health reasons by one insurer.
19				(b)	Written evidence that a restrictive rider or a preexisting condition
20					limitation, the effect of which is to reduce substantially, coverage
21					from that received by an individual considered a standard risk,
22					has been placed on the individual's policy.
23				(c)	Refusal by Written evidence that an insurer has offered to issue
24					comparable insurance except at the a rate exceeding the
25					association benefit rate.
26			(2)	ls no	t eligible for <u>enrolled in health benefits with</u> the state's medical
27				assis	stance program.
28		b.	A He	ealth In	surance Portability and Accountability Act of 1996 applicant:
29			(1)	An ir	dividual who meets the federally defined eligibility guidelines as
30				follo	VS:

1		(a)	Has had eighteen months of qualifying previous coverage as
2			defined in section 26.1-36.3-01, the most recent of which is
3			covered under a group health plan, governmental plan, medicaid,
4			or church plan;
5		(b)	Has applied for coverage under this chapter within sixty-three
6			days of the termination of the qualifying previous coverage;
7		(c)	Is not eligible for coverage under a group health benefit plan as
8			the term is defined in section 26.1-36.3-01, medicare, or
9			medicaid;
10		(d)	Does not have any other health insurance coverage;
11		(e)	Has not had the most recent qualifying previous coverage
12			described in subparagraph a terminated for nonpayment of
13			premiums or fraud; and
14		(f)	If offered under the option, has elected continuation coverage
15			under the federal Consolidated Omnibus Budget Reconciliation
16			Act [Pub. L. 99-272; 100 Stat. 82], or under a similar state
17			program, and that coverage has exhausted.
18	(2)	ls an	d continues to be a resident of the state.
19	(3)	ls no	t cligible for <u>enrolled in health benefits with</u> the state's medical
20		assis	tance program.
21	c. An ap	oplicar	t age sixty-five and over or disabled:
22	(1)	An in	dividual who is eligible for medicare by reason of age or disability
23		and h	has been a resident of this state and continues to be a resident of
24		this s	tate who has received from at least one insurance carrier within
25		one h	nundred eighty days of the date of application, one of the following:
26		(a)	Written evidence of rejection or refusal to issue substantially
27			similar insurance for health reasons by one insurer.
28		(b)	Written evidence that a restrictive rider or a preexisting condition
29			limitation, the effect of which is to reduce substantially, coverage
30			from that received by an individual considered a standard risk,
31			has been placed on the individual's policy.

1			(c)	Refu	sal by Written evidence that an insurer has offered to issue
2				<u>com</u> p	<u>parable</u> insurance except at the <u>a</u> rate exceeding the
3				asso	ciation benefit rate.
4		(2)	ls no	t eligik	ele for enrolled in health benefits with the state's medical
5			assis	tance	program.
6	d.	A Tra	ade Ad	justme	ent Assistance Reform Act of 2002 applicant:
7		(1)	A tra	de adj	ustment assistance, pension benefit guarantee corporation
8			indivi	dual a	pplicant who:
9			(a)	Has	three or more months of previous health insurance coverage
10				at the	e time of application;
11			(b)	Has	applied for coverage within sixty-three days of the
12				termi	ination of the individual's previous health insurance
13				cove	rage;
14			(c)	ls an	d continues to be a resident of the state;
15			(d)	ls no	t enrolled in the state's medical assistance program;
16			(e)	ls no	t an inmate or a resident of a public institution imprisoned
17				unde	r federal, state, or local authority; and
18			(f)	Does	s not have health insurance coverage through:
19				[1]	The applicant's or spouse's employer if the coverage
20					provides for employer contribution of fifty percent or more
21					of the cost of coverage of the spouse, the eligible
22					individual, and the dependents or the coverage is in lieu of
23					an employer's cash or other benefit under a cafeteria plan.
24				[2]	A state's children's health insurance program, as defined
25					under section 50-29-01.
26				[3]	A government plan.
27				[4]	Chapter 55 of United States Code title 10 [10 U.S.C. 1071
28					et seq.] relating to armed forces medical and dental care.
29				[5]	Part A or part B of title XVIII of the federal Social Security
30					Act [42 U.S.C. 1395 et seq.] relating to health insurance for
31					the aged and disabled.

1		(2) Coverage under this subdivision may be provided to an individual who
2		is eligible for health insurance coverage through the federal
3		Consolidated Omnibus Budget Reconciliation Act of 1985 [Pub. L.
4		99-272; 100 Stat. 82]; a spouse's employer plan in which the employer
5		contribution is less than fifty percent; or the individual marketplace,
6		including continuation or guaranteed issue, but who elects to obtain
7		coverage under this subdivision.
8	5. <u>6.</u>	The board and lead carrier shall develop a list of medical or health conditions for
9		which an individual must be eligible for association coverage without applying for
10		health insurance coverage under subdivisions a and c of subsection 4 5.
11		Individuals with written evidence of the existence or history of any medical or
12		health conditions on the approved list may not be required to provide written
13		evidence of rejection, or refusal, a rate that exceeds the association rates, or
14		substantially reduced coverage.
15	6. <u>7.</u>	A rejection or refusal by an insurer offering only stop loss, excess of loss, or
16		reinsurance coverage with respect to an applicant under subdivisions a and c of
17		subsection 4 is not sufficient evidence to qualify.
18	7.	An eligible individual
19	<u>8.</u>	A traditional applicant, as specified under subdivision a of subsection 5, may have
20		insurance coverage, other than the state's medical assistance program, with an
21		additional commercial insurer; however, the association will reimburse eligible
22		claim costs as payer of last resort.
23	<u>9.</u>	An individual who is eligible for association coverage as specified under
24		subdivision c of subsection 5 may not have more than one policy that is a
25		supplement to part A or part B of medicare relating to health insurance for the ageo
26		and disabled. The individual may obtain association coverage as a traditional
27		applicant as specified under subdivision a of subsection 5 which is concurrent with
28		a supplement policy offered by a commercial carrier. However, the association will
29		reimburse eligible claims as payer of last resort.
30	8. <u>10.</u>	Each resident dependent of an individual who is eligible for association coverage is
31		also eligible for association coverage.

1	9. <u>11.</u>	Each spouse of an individual who is eligible for association coverage with a						
2		preexisting maternity condition is also eligible for association coverage.						
3	<u>12.</u>	A newly born child without health insurance coverage is covered through the						
4		mother's association benefit plan for the first thirty-one days following birth.						
5		Continued coverage through the association for the child will be provided if the						
6		association receives an application and the appropriate premium within thirty-one						
7		days following the birth.						
8	10. <u>13.</u>	Preexisting conditions.						
9		a. Association coverage must exclude charges or expenses incurred during the						
10		first one hundred eighty days following the effective date of coverage for any						
11		condition for which medical advice, diagnosis, care, or treatment was						
12		recommended or received during the one hundred eighty days immediately						
13		preceding the signature date of the application.						
14		b. Association coverage must exclude charges or expenses incurred for						
15		maternity during the first two hundred seventy days following the effective						
16		date of coverage.						
17		c. Any individual with coverage through the association due to a catastrophic						
18		condition or major illness who is also pregnant at the time of application is						
19		eligible for maternity benefits after the first one hundred eighty days of						
20		coverage.						
21		d. A preexisting condition may not be imposed on an individual who is eligible						
22		under subdivision b or d of subsection 4 5 .						
23	11. <u>14.</u>	Waiting periods do not apply to an individual who:						
24		a. Is receiving nonelective treatment or procedures for a congenital or genetic						
25		disease.						
26		b. Is receiving nonelective treatment or procedures and has lost dependent						
27		status under a parent's or guardian's policy that has been in effect for the						
28		twelve-month period immediately preceding the date of the application.						
29		e. Has obtained coverage as a federally eligible individual as defined in						
30		subdivision b of subsection 4 5.						

1	d.	<u>C.</u>	Has obtained coverage as an eligible person under subdivision a <u>or c</u> of
2			subsection 4 5, allowing for a reduction in waiting period days by the
3			aggregate period of qualifying previous coverage in the same manner as
4			provided in subsection 3 of section 26.1-36.3-06 and provided the association
5			application is made within sixty-three days of termination of the qualifying
6			previous coverage.
7	e.	<u>d.</u>	Has obtained coverage as an eligible individual under subdivision d of
8			subsection 4 5.
9	12. <u>15.</u>	An	individual is not eligible for coverage through the association if:
10		a.	The individual is determined to be eligible for health care benefits under
11			enrolled in health benefits with the state's medical assistance program.
12		b.	The individual has previously terminated association coverage unless twelve
13			months have lapsed since such termination. This limitation does not apply to
14			an applicant who is a federally defined eligible individual as defined under
15			subdivision b of subsection 5.
16		c.	The association has paid out one million dollars in benefits on behalf of the
17			individual.
18		d.	The individual is an inmate or resident of a public institution imprisoned under
19			federal, state, or local authority. This limitation does not apply to an applicant
20			who is a federally defined eligible individual as defined under subdivision b of
21			subsection 5.
22		e.	The individual's premiums are paid for or reimbursed under any
23			government-sponsored program, government agency, health care provider,
24			nonprofit charitable organization, or the individual's employer. However, this
25			subdivision does not apply if the individual's premiums are paid for or
26			reimbursed under a program established under the federal Trade Adjustment
27			Assistance Reform Act of 2002 [Pub. L. 107-210; 116 Stat. 933].
28	13. <u>16.</u>	Аp	eriod of credible creditable coverage is not counted with respect to the
29		enr	ollment of an individual who seeks coverage under this chapter if after such
30		per	iod and before the enrollment date, the individual experiences a significant
31		bre	ak in coverage which is more than sixty-three days.

SECTION 10. AMENDMENT. Section 26.1-08-13 of the North Dakota Century Code is
 amended and reenacted as follows:

26.1-08-13. Termination of coverage. The coverage of an individual who ceases to
meet the eligibility requirements of this chapter may be terminated at the end of the policy
period for which the necessary premiums have been paid. Coverage under this chapter
terminates:

- 7 1. Upon request of the covered individual.
- 8 2. For failure to pay the required premium subject to a thirty-one-day grace period.
- 9 3. When the one million dollar lifetime maximum benefit amount has been reached.
- If the covered individual qualifies for <u>is enrolled in</u> health benefits under the state's
 medical assistance program.
- 12 5. If the covered individual physically resides outside this state for more than one
 13 hundred eighty two days of each calendar year is no longer a legal resident of this
 14 state, except for an individual who is absent from the state for a verifiable medical
 15 or other reason as determined by the board.
- 16 6. At the option of the plan, thirty days after the plan makes an inquiry concerning the 17 individual's eligibility or place of residence to which the individual does not reply.