Sixty-first Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2214

Introduced by

Senators J. Lee, Dever, Warner

Representatives N. Johnson, Kaldor, Weisz

- 1 A BILL for an Act to amend and reenact section 26.1-08-12 of the North Dakota Century Code,
- 2 relating to comprehensive health association of North Dakota eligibility provisions.

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

- SECTION 1. AMENDMENT. Section 26.1-08-12 of the North Dakota Century Code is amended and reenacted as follows:
- 6 **26.1-08-12**. Eligibility.

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- The association must be open for enrollment by eligible individuals. Eligible
 individuals shall apply for enrollment in the association by submitting an application
 to the lead carrier. The application must:
- a. Provide the name, address, and age of the applicant.
- 11 b. Provide the length of applicant's residence in this state.
- 12 e. Provide the name, address, and age of spouse and children, if any.
- 13 d. Provide a designation of coverage desired.
 - e. Be be completed fully and accompanied by premium and evidence to prove eligibility.
 - Within thirty days of receipt of the application, the lead carrier shall either reject the
 application for failing to comply with the requirements of this section or forward the
 eligible individual a notice of acceptance and billing information.
 - 3. At the option of the eligible individual, association coverage is effective:
 - a. For an eligible individual applying under subsection 10 or 11, on the signature date of the application.
 - For an eligible individual applying under subparagraph a of paragraph 1 of subdivision a of subsection 5 or under subparagraph a of paragraph 1 of subdivision c of subsection 5:

1			(1)	On the day following the date shown on the written evidence;	
2			(2)	On the signature date of the application, if it is at least one day and less	
3				than one hundred eighty days following the date shown on the written	
4				evidence; or	
5			(3)	On any date after the signature date of the application if the date is at	
6				least one day and less than one hundred eighty days following the date	
7				shown on the written evidence.	
8		C.	For a	n eligible individual applying under subparagraph b or c of paragraph 1	
9			of sul	bdivision a of subsection 5 or under subparagraph b or c of paragraph 1	
10			of sul	bdivision c of subsection 5:	
11			(1)	On the signature date of the application; or	
12			(2)	On any date after the signature date of the application but less than	
13				one hundred eighty days following the date shown on the written	
14				evidence.	
15		d.	For an eligible individual applying under subparagraph d of paragraph 1 of		
16			subdi	vision a of subsection 5, on the date the lifetime maximum occurred if	
17			the a	pplication:	
18			<u>(1)</u>	Is submitted within ninety days after the date that lifetime maximum	
19				occurred; and	
20			<u>(2)</u>	Is accompanied with premium for coverage retroactive to the date that	
21				lifetime maximum occurred.	
22		<u>e.</u>	For a	n eligible individual applying under subdivision b or d of subsection 5:	
23			(1)	On the signature date of the application; or	
24			(2)	On any date after the signature date of the application, but less than	
25				sixty-four days following termination of previous coverage.	
26	e.	<u>f.</u>	For a	n eligible individual applying under subsection 6:	
27			(1)	On the signature date of the application; or	
28			(2)	On any date after the signature date of the application, but less than	
29				one hundred eighty days following the date shown on the written	
30				evidence from a medical professional.	
31	4.	An e	eliaible	individual may not purchase more than one policy from the association.	

ı	Э.	An	maivia	dual may qualify to enroll in the association for benefit plan coverage as:			
2		a.	A tra	ditional applicant:			
3			(1)	An individual who has been a resident of this state and continues to be			
4				a resident of the state who has received from at least one insurance			
5				carrier within one hundred eighty days of the date of application, one of			
6				the following:			
7				(a)	Written evidence of rejection or refusal to issue substantially		
8					similar insurance for health reasons by one insurer.		
9				(b)	Written evidence that a restrictive rider or a preexisting condition		
10					limitation, the effect of which is to reduce substantially, coverage		
11					from that received by an individual considered a standard risk,		
12					has been placed on the individual's policy.		
13				(c)	Written evidence that an insurer has offered to issue comparable		
14					insurance at a rate exceeding the association benefit rate.		
15				<u>(d)</u>	Written evidence that the applicant has reached the lifetime		
16					maximum coverage amount on the most recent health insurance		
17					coverage.		
18			(2)	Is no	t enrolled in health benefits with the state's medical assistance		
19				prog	ram.		
20		b.	A He	lealth Insurance Portability and Accountability Act of 1996 applicant:			
21			(1)	An ir	dividual who meets the federally defined eligibility guidelines as		
22				follov	vs:		
23				(a)	Has had eighteen months of qualifying previous coverage as		
24					defined in section 26.1-36.3-01, the most recent of which is		
25					covered under a group health plan, governmental plan, medicaid,		
26					or church plan ;		
27				(b)	Has applied for coverage under this chapter within sixty-three		
28					days of the termination of the qualifying previous coverage;		
29				(c)	Is not eligible for coverage under medicare or a group health		
30					benefit plan as the term is defined in section 26.1-36.3-01;		
31				(d)	Does not have any other health insurance coverage;		

1			(e)	Has not had the most recent qualifying previous coverage
2				described in subparagraph a terminated for nonpayment of
3				premiums or fraud; and
4			(f)	If offered under the option, has elected continuation coverage
5				under the federal Consolidated Omnibus Budget Reconciliation
6				Act [Pub. L. 99-272; 100 Stat. 82], or under a similar state
7				program, and that coverage has exhausted.
8		(2)	Is an	d continues to be a resident of the state.
9		(3)	Is no	t enrolled in health benefits with the state's medical assistance
10			progr	ram.
11	c.	An a	oplicar	nt age sixty-five and over or disabled:
12		(1)	An in	dividual who is eligible for medicare by reason of age or disability
13			and h	has been a resident of this state and continues to be a resident of
14			this s	state who has received from at least one insurance carrier within
15			one h	nundred eighty days of the date of application, one of the following:
16			(a)	Written evidence of rejection or refusal to issue substantially
17				similar insurance for health reasons by one insurer.
18			(b)	Written evidence that a restrictive rider or a preexisting condition
19				limitation, the effect of which is to reduce substantially, coverage
20				from that received by an individual considered a standard risk,
21				has been placed on the individual's policy.
22			(c)	Written evidence that an insurer has offered to issue comparable
23				insurance at a rate exceeding the association benefit rate.
24		(2)	Is no	t enrolled in health benefits with the state's medical assistance
25			progr	ram.
26	d.	A Tra	ade Ad	justment Assistance Reform Act of 2002 applicant:
27		(1)	A tra	de adjustment assistance, pension benefit guarantee corporation
28			indivi	dual applicant who:
29			(a)	Has three or more months of qualifying previous health insurance
30				coverage at the time of application;

1			(D)	nas	applied for coverage within sixty-three days of the
2				term	ination of the individual's previous health insurance
3				cove	rage;
4			(c)	Is an	d continues to be a resident of the state;
5			(d)	ls no	t enrolled in the state's medical assistance program;
6			(e)	ls no	t imprisoned under federal, state, or local authority; and
7			(f)	Does	s not have health insurance coverage through:
8				[1]	The applicant's or spouse's employer if the coverage
9					provides for employer contribution of fifty percent or more
10					of the cost of coverage of the spouse, the eligible
11					individual, and the dependents or the coverage is in lieu of
12					an employer's cash or other benefit under a cafeteria plan.
13				[2]	A state's children's health insurance program, as defined
14					under section 50-29-01.
15				[3]	A government plan.
16				[4]	Chapter 55 of United States Code title 10 [10 U.S.C. 1071
17					et seq.] relating to armed forces medical and dental care.
18				[5]	Part A or part B of title XVIII of the federal Social Security
19					Act [42 U.S.C. 1395 et seq.] relating to health insurance for
20					the aged and disabled.
21		(2)	Cove	erage ι	under this subdivision may be provided to an individual who
22			is eli	gible fo	or health insurance coverage through the federal
23			Cons	solidate	ed Omnibus Budget Reconciliation Act of 1985 [Pub. L.
24			99-2	72; 10	0 Stat. 82]; a spouse's employer plan in which the employer
25			contr	ibutior	n is less than fifty percent; or the individual marketplace,
26			inclu	ding c	ontinuation or guaranteed issue, but who elects to obtain
27			cove	rage u	nder this subdivision.
28	6.	The board	d and l	ead ca	arrier shall develop a list of medical or health conditions for
29		which an	individ	ual mu	ust be eligible for association coverage without applying for
30		health ins	urance	cove	rage under subdivisions a and c of subsection 5. Individuals
31		with writte	en evid	ence d	of the existence or history of any medical or health conditions

- on the approved list may not be required to provide written evidence of rejection or refusal, a rate that exceeds the association rates, er substantially reduced coverage, or the lifetime maximum amount being reached.
 - A rejection or refusal by an insurer offering only stop-loss, excess of loss, or reinsurance coverage with respect to an applicant under subdivisions a and c of subsection 4 5 is not sufficient evidence to qualify.
 - 8. A traditional applicant, as specified under subdivision a of subsection 5, may have insurance coverage, other than the state's medical assistance program, with an additional commercial insurer; however, the association will reimburse eligible claim costs as payer of last resort.
 - 9. An individual who is eligible for association coverage as specified under subdivision c of subsection 5 may not have more than one policy that is a supplement to part A or part B of medicare relating to health insurance for the aged and disabled. The individual may obtain association coverage as a traditional applicant as specified under subdivision a of subsection 5 which is concurrent with a supplement policy offered by a commercial carrier. However, the association will reimburse eligible claims as payer of last resort.
 - 10. Each resident dependent of an individual who is eligible for association coverage If an individual is enrolled in association coverage, that individual's resident dependent is also eligible for association coverage.
 - 11. Each spouse of an individual who is eligible for association coverage with a preexisting maternity condition If an individual is enrolled in association coverage, that individual's resident spouse is also eligible for association coverage.
 - 12. A newly born child without health insurance coverage is covered through the mother's association benefit plan for the first thirty-one days following birth. Continued coverage through the association for the child will be provided if the association receives an application and the appropriate premium within thirty-one days following the birth. This coverage is not available to an applicant under subdivision c of subsection 5.
 - 13. Preexisting conditions.

1 Association coverage must exclude charges or expenses incurred during the a. 2 first one hundred eighty days following the effective date of coverage for any 3 condition for which medical advice, diagnosis, care, or treatment was 4 recommended or received during the one hundred eighty days immediately 5 preceding the signature date of the application. 6 b. Association coverage must exclude charges or expenses incurred for 7 maternity during the first two hundred seventy days following the effective 8 date of coverage. 9 Any individual with coverage through the association due to a catastrophic C. 10 condition or major illness who is also pregnant at the time of application is 11 eligible for maternity benefits after the first one hundred eighty days of 12 coverage. 13 d. A preexisting condition may not be imposed on an individual who is eligible 14 under subparagraph d of paragraph 1 of subdivision a of subsection 5 or subdivision b or d of subsection 5. 15 16 14. Waiting periods do not apply to an individual who: 17 Is receiving To nonelective treatment or procedures for a congenital or a. 18 genetic disease. 19 Has To an individual who has obtained coverage as a federally eligible b. 20 individual as defined in subdivision b of subsection 5. 21 Has To an individual who has obtained coverage as an eligible person under C. 22 subdivision a or c of subsection 5, allowing for a reduction in waiting period 23 days by the aggregate period of qualifying previous coverage in the same 24 manner as provided in subsection 3 of section 26.1-36.3-06 and provided the 25 association application is made within sixty-three days of termination of the 26 qualifying previous coverage. 27 d. Has To an individual who has obtained coverage as an eligible individual 28 under subdivision d of subsection 5. 29 To an individual who has obtained coverage as an eligible individual under <u>e.</u> 30 subparagraph d of paragraph 1 of subdivision a of subsection 5. 31 15.

An individual is not eligible for coverage through the association if:

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1 The individual is enrolled in health benefits with the state's medical assistance a. 2 program. 3 The individual has previously terminated association coverage unless twelve b. 4 months have lapsed since such termination. This limitation does not apply to 5 an applicant who is a federally defined eligible individual as defined under 6 subparagraph d of paragraph 1 of subdivision a of subsection 5 or 7 subdivision b of subsection 5. 8 The association has paid out one million dollars in benefits on behalf of the C. 9 individual. 10 The individual is imprisoned under federal, state, or local authority. This d. 11 limitation does not apply to an applicant who is a federally defined eligible 12 individual as defined under subdivision b of subsection 5. 13 The individual's premiums are paid for or reimbursed under any e. 14 government-sponsored program, government agency, health care provider, 15 nonprofit charitable organization, or the individual's employer. However, this 16 subdivision does not apply if the individual's premiums are paid for or 17 reimbursed under a program established under the federal Trade Adjustment 18 Assistance Reform Act of 2002 [Pub. L. 107-210; 116 Stat. 933]. 19 16. A period of creditable coverage is not counted with respect to the enrollment of an 20 individual who seeks coverage under this chapter if after such period and before 21 the enrollment date, the individual experiences a significant break in coverage

which is more than sixty-three days.