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Fifty-fifth Legislative Assembly of North Dakota

## FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1168

Introduced by

Industry, Business and Labor Committee

(At the request of the Commissioner of Insurance)

- 1 A BILL for an Act to create and enact section 26.1-36.4-03.1 of the North Dakota Century
- 2 Code, relating to preexisting condition provisions; to amend and reenact sections 26.1-08-01,
- 3 26.1-08-04, 26.1-08-06, 26.1-08-06.1, 26.1-08-07, 26.1-08-12, subsection 3 of section
- 4 26.1-08-13, sections 26.1-36.3-01, 26.1-36.3-04, 26.1-36.3-05, 26.1-36.3-06, subsection 1 of
- 5 section 26.1-36.3-11, sections 26.1-36.4-02, 26.1-36.4-03, 26.1-36.4-04, and 26.1-36.4-05 of
- 6 the North Dakota Century Code, relating to the comprehensive health association of North
- 7 Dakota, small group health insurance, and individual health insurance; to repeal section
- 8 26.1-08-05 of the North Dakota Century Code, relating to the comprehensive health association
- 9 of North Dakota; to provide for application; to provide an effective date; and to declare an
- 10 emergency.

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## 11 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:
- 26.1-08-01. **Definitions.** In this chapter, unless the context or subject matter otherwise requires:
- 1. "Association" means the association created by section 26.1-08-03.
- "Association plan" means insurance policy coverage offered by the association
   through the lead carrier.
- "Association plan premium" means the charge for membership in the association
   plan based on the benefits provided in section <del>26.1-08-05 or</del> 26.1-08-06 and
   determined pursuant to section 26.1-08-08.
- 4. "Eligible person" means an either:
  - <u>An</u> individual who has been a resident of this state for a period of six months and meets the enrollment requirements of section 26.1-08-12-; or

1		b. An in	dividual who:
2		<u>(1)</u>	Is currently a resident of this state;
3		<u>(2)</u>	Has had eighteen months of qualifying previous coverage as defined in
4			section 26.1-36.3-01, the most recent of which is coverage under a
5			group health benefit plan, governmental plan, or church plan, as those
6			terms are defined in section 26.1-36.3-01;
7		<u>(3)</u>	Has applied for coverage under this chapter within sixty-three days of
8			the termination of the qualifying previous coverage;
9		<u>(4)</u>	Is not eligible for coverage under a group health benefit plan as that
10			term is defined in section 26.1-36.3-01, medicare, or medicaid;
11		<u>(5)</u>	Does not have any other health insurance coverage;
12		<u>(6)</u>	Has not had the most recent qualifying previous coverage described in
13			paragraph 2 terminated for nonpayment of premiums or fraud; and
14		<u>(7)</u>	If offered the option, has elected continuation coverage under the
15			Consolidated Omnibus Budget Reconciliation Act [Pub. L. 99-272; 100
16			Stat. 82], or under a similar state program, and that coverage was
17			exhausted.
18	5.	"Health be	enefits" means benefits offered on an indemnity or prepaid basis which
19		pay the co	ests of or provide medical, surgical, or hospital care or, if selected by the
20		eligible pe	rson, chiropractic care.
21	6.	<del>"Insurance</del>	e company" means a company or organization operating pursuant to
22		<del>chapter 20</del>	6.1-17, 26.1-18, or 26.1-36 and offering or selling accident and health
23		insurance	policies or health care or health service contracts. The term does not
24		<del>include a l</del>	nealth service corporation operating under chapter 26.1-17 which does
25		not write h	nospital or medical service contracts. "Insurer" means any insurance
26		company,	nonprofit health service organization, fraternal benefit society, or health
27		maintenar	nce organization selling group or individual hospital, medical, surgical, or
28		major med	dical coverage.
29	7.	"Lead car	rier" means the insurance company selected by the association to
30		administe	the association plan.

- 8. "Plan of health coverage" means any plan or combination of plans of coverage, including combinations of individual policies or coverage under a nonprofit health service plan.
- 9. "Policy" means insurance, health care plan, health benefit plan as defined in section 26.1-36.3-01, or nonprofit health service plan contracts providing benefits for hospital, surgical, and medical care. Policy does not include coverage which is (a) limited to disability or income protection coverage, (b) automobile medical payment coverage, (c) supplemental to liability insurance, (d) designed solely to provide payment on a per diem basis, daily indemnity, or non-expense-incurred basis, or (e) credit accident and health insurance.
- 10. "Qualified plan" means those health benefit plans certified by the commissioner as providing the minimum benefits required by section 26.1-08-05, 26.1-08-06 for a qualified comprehensive plan, or section 26.1-08-06.1 for a qualified medicare supplement plan, or the actuarial equivalent of those benefits other plan developed by the board and certified by the commissioner as complying with the Health Insurance Portability and Accountability Act of 1996 [Pub. L. 104-191; 110 Stat. 1936; 29 U.S.C. 1181 et seq.].
- **SECTION 2. AMENDMENT.** Section 26.1-08-04 of the North Dakota Century Code is amended and reenacted as follows:
- 26.1-08-04. Minimum benefits of association Association plan. The association through its plan shall offer policies that provide at least the benefits of a number one and two qualified plan A and qualified plan B and a qualified medicare extended plan "qualified plans" as defined in section 26.1-08-01.
- **SECTION 3. AMENDMENT.** Section 26.1-08-06 of the North Dakota Century Code is amended and reenacted as follows:
  - 26.1-08-06. Minimum benefits of a qualified comprehensive plan B.
  - 1. A plan of health coverage is a number two qualified comprehensive plan B if it otherwise meets the requirements established by chapter 26.1-36, and the other laws of the state, whether or not the policy is issued in this state, and meets or exceeds the following minimum standards:

1 The minimum benefits for covered individuals must, subject to this subdivision a. 2 subsection 2, be equal to at least eighty percent of the cost of covered 3 services in excess of an annual deductible which must not be less than five 4 hundred dollars per person. The coverage must include a limitation of three 5 thousand dollars per person on the total annual out-of-pocket expenses for 6 services covered under this subsection. The coverage may be subject to a 7 maximum lifetime benefit of not less than one million dollars. 8 b. Covered expenses must be the usual and customary charges for the following 9 services 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 Services of a nursing home for not more than one hundred twenty days (4) 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 one hundred 19 eighty two hundred seventy visits per year. 20 (6) Use of radium or other radioactive materials. 21 (7) Oxygen. 22 Anesthetics. (8)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.

1		(14)	Transportation provided by licensed ambulance service to the nearest
2			facility qualified to treat the condition.
3		<u>(15)</u>	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 c	customary charges for professional services rendered by a chiropractor
7		and f	or services and articles prescribed by a chiropractor for which an
8		additi	ional premium may be charged.
9	d.	Cove	red expenses for the services or articles specified in this subsection do
10		not in	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 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.

- (6) Any charge for services or articles the provision of which is not within the scope of authorized practice of the institution or individual rendering the services or articles.
  - (7) Care which is primarily for custodial or domiciliary purposes which would not qualify as eligible services under medicare.
  - (8) Any charge for organ transplants unless prior approval is received from the board of directors of the comprehensive health association.
  - 2. A plan of health coverage is a number one qualified plan B if it meets the requirements established by the laws of this state and provides for the payment of at least eighty percent of the covered expenses required by this section in excess of a deductible which must not be less than one thousand dollars per person. The coverage must include a limitation of three thousand dollars per person on the total annual out of pocket expenses for services covered under subsection 1.
    Coverage may be subject to a maximum lifetime benefit of not less than one million dollars A qualified comprehensive plan also must offer the eligible person the choice of an annual deductible of not less than one thousand dollars per person instead of that provided in subdivision a of subsection 1.

**SECTION 4. AMENDMENT.** Section 26.1-08-06.1 of the North Dakota Century Code is amended and reenacted as follows:

26.1-08-06.1. Minimum benefits of a qualified Qualified medicare extended supplement plan. A qualified plan of health coverage must be established for eligible persons who are enrolled under title 1, part 1 of Public Law 89-97 and amendments thereto (Health Insurance for the Aged Act), known as medicare. The plan of health care coverage must supplement medicare part A and medicare part B and must provide for benefits consisting of that portion of medicare eligible expenses which are not paid by medicare part A and medicare part B. The plan of health coverage must provide benefits for medicare deductible and coinsurance amounts for medicare eligible expenses to the extent recognized as reasonable by medicare part A and medicare part B. No benefits may be provided for expenses that are not medicare eligible expenses. A qualified medicare supplement plan is a medicare supplement plan F. This plan is available to individuals who are eligible for medicare by reason of age or disability.

1	SEC	OITS	N 5. AMENDMENT. Section 26.1-08-07 of the North Dakota Century Code is
2	amended a	nd re	enacted as follows:
3	26.1	-08-0	07. Certification of qualified Approval of plans. Upon application by the
4	association	or th	e lead carrier for certification of a plan of health coverage as a qualified plan
5	for the purp	oses	of this chapter, the commissioner shall make a determination within ninety
6	days as to	wheth	ner the plan is qualified. All plans of health coverage must be labeled as
7	<del>"qualified pl</del>	an A'	", "qualified plan B", or "nonqualified" on the front of the policy or evidence of
8	insurance.	All qu	ualified plans must indicate whether they are number one or two coverage
9	<del>plans.</del> The	asso	ciation or the lead carrier shall file with the commissioner all plans to be offered
10	under this c	hapte	er. The commissioner shall approve or disapprove any form within sixty days
11	of receipt.		
12	SEC	OITS	N 6. AMENDMENT. Section 26.1-08-12 of the North Dakota Century Code is
13	amended a	nd re	enacted as follows:
14	26.1	- <b>08-</b> 1	12. Enrollment by eligible person.
15	1.	The	association plan must be open for enrollment by eligible persons. A person is
16		eligi	ble and may enroll in the plan by submission of an application to the lead
17		carr	ier. The application must provide:
18		a.	The name, address, and age of the applicant, and length of applicant's
19			residence in this state.
20		b.	The name, address, and age of spouse and children, if any, if they are to be
21			insured.
22		c.	Written For an "eligible person" under subdivision a of subsection 4 of section
23			26.1-08-01, written evidence that the applicant has been rejected for accident
24			and health insurance, or that restrictive riders or a preexisting conditions
25			limitation, the effect of which is to reduce substantially coverage from that
26			received by a person considered a standard risk, was required, by at least
27			one insurance company within six months of the date of the application.
28		d.	A designation of coverage desired.
29	2.	With	nin thirty days of receipt of the application, the lead carrier shall either reject the
30		appl	lication for failing to comply with the requirements of subsection 1 or forward

the eligible person a notice of acceptance and billing information. Insurance is

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- effective immediately upon receipt of the first month's association plan premium, and is retroactive to the date of the application, if the applicant otherwise complies with this chapter.
- 3. An eligible person may not purchase more than one policy from the association plan.
  - A person who obtains coverage pursuant to this section may not be covered for maternity during the first two hundred seventy days or any other preexisting condition during the first one hundred eighty days of coverage under the association plan if the person was diagnosed or treated for that condition during the ninety days immediately preceding the date of the application. Any person with coverage through the association plan due to a catastrophic condition or major illness who is also pregnant at the time of application is eligible for maternity benefits after the first one hundred eight days of coverage. This subsection does not apply to a person receiving nonelective procedures who 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 filing of an application or to a person who is treated by nonelective procedures for a congenital or genetic disease. No preexisting condition exclusion or waiting period may be imposed under this subsection, or in the terms of the coverage obtained under this chapter, on an "eligible person" under subdivision b of subsection 4 of section 26.1-08-01. For an "eligible person" under subdivision a of subsection 4 of section 26.1-08-01, any preexisting condition exclusion must be reduced by the aggregate period of qualifying previous coverage in the same manner as provided in subsection 3 of section 26.1-36.3-06.

**SECTION 7. AMENDMENT.** Subsection 3 of section 26.1-08-13 of the North Dakota Century Code is amended and reenacted as follows:

- 3. When the lifetime maximum benefit amount has been reached under subsection 2 of section 26.1-08-05 or subdivision a of subsection 2 1 of section 26.1-08-06.
- SECTION 8. AMENDMENT. Section 26.1-36.3-01 of the North Dakota Century Code is amended and reenacted as follows:

coverage.

1 26.1-36.3-01. Definitions. As used in this chapter and section 26.1-36-37.2, unless 2 the context otherwise requires: 3 1. "Actuarial certification" means a written statement by a member of the American 4 academy of actuaries, or other individual acceptable to the commissioner of 5 insurance, that a small employer carrier is in compliance with section 26.1-36.3-04, 6 based upon the person's examination of the small employer carrier, including a 7 review of the appropriate records and the actuarial assumptions and methods used 8 by the small employer carrier in establishing premium rates for applicable health 9 benefit plans. "Affiliate" or "affiliated" means any entity or person who directly or indirectly 10 2. 11 through one or more intermediaries, controls or is controlled by, or is under 12 common control with, a specified entity or person. 13 3. "Association" means, with respect to health insurance coverage offered in this 14 state, an association that: Has been actively in existence for at least five years; 15 a. 16 Has been formed and maintained in good faith for purposes other than b. 17 obtaining insurance; 18 Does not condition membership in the association on any health <u>C.</u> 19 status-related factor relating to an individual, including an employee or 20 dependent of an employee; 21 Makes health insurance coverage offered through the association available to d. 22 all members regardless of any health status-related factor relating to the 23 members, or individuals eligible for coverage through a member; and 24 Does not make health insurance coverage offered through the association e. 25 available other than in connection with a member of the association. 26 "Base premium rate" means, for each class of business as to a rating period, the <u>4.</u> 27 lowest premium rate charged or that could have been charged under the rating 28 system for that class of business by the small employer carrier to small employers 29 with similar case characteristics for health benefit plans with the same or similar

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- 1 4. <u>5.</u> "Basic health benefit plan" means a lower cost health benefit plan developed under section 26.1-36.3-08.
- 3 5. 6. "Board" means the board of directors of the program established under section 26.1-36.3-07.
  - 6. "Carrier" means any entity that provides health insurance in this state. The term includes an insurance company, nonprofit health service organization, fraternal benefit society, health maintenance organization, and any other entity providing a plan of health insurance or health benefits subject to state insurance regulation.
    - 7. "Case characteristics" means demographic or other objective characteristics of a small employer that are considered by the small employer carrier in the determination of premium rates for the small employer; however, claim experience, health status, and duration of coverage are not case characteristics.
    - 8. "Church plan" has the meaning given the term under section 3(33) of the

      Employee Retirement Income Security Act of 1974 [Pub. L. 93-406; 88 Stat. 829;

      29 U.S.C. 1001 et seq.].
  - "Class of business" means all or a separate grouping of small employers established under section 26.1-36.3-03.
- 18 9. 10. "Committee" means the health benefit plan committee created under section 26.1-36.3-08.
- 20 <del>10.</del> 11. "Control" is as defined in section 26.1-10-01.
- 21 41. 12. "Dependent" means a spouse, an unmarried child, including a dependent of an unmarried child, under the age of twenty-two, an unmarried child who is a full-time student under the age of twenty-six and who is financially dependent upon the enrollee, and an unmarried child, including a dependent of an unmarried child, of any age who is medically certified as disabled and dependent upon the enrollee as set forth in section 26.1-36-22.
- 27 <u>42.</u> 13. "Eligible employee" means an employee who works on a full-time basis and has a normal workweek of thirty or more hours. The term includes a sole proprietor, a partner of a partnership, and an independent contractor, if the sole proprietor, partner, or independent contractor is included as an employee under a health

1			ben	efit plan of a small employer. The term does not include an employee who
2			worl	ks on a part-time, temporary, or substitute basis.
3	<del>13.</del>	<u>14.</u>	"Enr	ollee" means a person covered under a small employer health benefit plan.
4	<del>14.</del>	<u>15.</u>	"Est	ablished geographic service area" means a geographic area, as approved by
5			the	commissioner of insurance and based on the carrier's certificate of authority to
6			tran	sact insurance in this state, within which the carrier is authorized to provide
7			cove	erage.
8		<u>16.</u>	<u>"Gov</u>	vernmental plan" means an employee welfare benefit plan as defined in
9			sect	ion 3(32) of the Employee Retirement Income Security Act of 1974 [Pub. L.
10			93-4	06; 88 Stat. 829; 29 U.S.C. 1001 et seq.] or any federal government plan.
11		<u>17.</u>	<u>"Gro</u>	oup health benefit plan" means an employee welfare benefit plan as defined in
12			sect	ion 3(1) of the Employee Retirement Income Security Act of 1974 [Pub. L.
13			93-4	06; 88 Stat. 829; 29 U.S.C. 1001 et seq.] to the extent that the plan provides
14			med	lical care as defined in this section and including items and services paid for as
15			med	lical care to employees or their dependents as defined under the terms of the
16			plan	directly or through insurance, reimbursement, or otherwise. For purposes of
17			this	Act:
18			<u>a.</u>	A plan, fund, or program that would not be, but for this section, an employee
19				welfare benefit plan and which is established or maintained by a partnership,
20				to the extent that the plan, fund, or program provides medical care, including
21				items and services paid for as medical care, to present or former partners in
22				the partnership, or to their dependents, as defined under the terms of the
23				plan, fund, or program, directly or through insurance, reimbursement, or
24				otherwise, must be treated as an employee welfare benefit plan which is a
25				group health benefit plan;
26			<u>b.</u>	In the case of a group health benefit plan, the term "employer" also includes
27				the partnership in relationship to any partner; and
28			<u>c.</u>	In the case of a group health benefit plan, the term "participant" also includes:
29				(1) In connection with a group health benefit plan maintained by a
30				partnership, an individual who is a partner in relation to the partnership;
31				<u>or</u>

1			<u>(2)</u>	In connection with a group health benefit plan maintained by a
2				self-employed individual, under which one or more employees are
3				participants, the self-employed individual, if the individual is, or may
4				become, eligible to receive benefits under the plan or the beneficiaries
5				may be eligible to receive any benefit.
6	<del>15.</del> <u>18.</u>	a.	"Hea	alth benefit plan" means any hospital or medical or major medical policy,
7			certif	ficate, or subscriber contract. The term does not include accident only,
8			ered	it, dental, vision, medicare supplement, long-term care, or disability
9			incor	me insurance, coverage issued as a supplement to liability insurance,
10			work	cer's compensation or similar insurance, or automobile medical payment
11			insur	rance.
12		<u>b.</u>	<u>"Hea</u>	alth benefit plan" does not include one or more, or any combination of, the
13			follo	wing:
14			<u>(1)</u>	Coverage only for accident, or disability income insurance, or any
15				combination thereof;
16			<u>(2)</u>	Coverage issued as a supplement to liability insurance;
17			<u>(3)</u>	Liability insurance, including general liability insurance and automobile
18				liability insurance;
19			<u>(4)</u>	Workers' compensation or similar insurance;
20			<u>(5)</u>	Automobile medical payment insurance;
21			<u>(6)</u>	Credit only insurance;
22			<u>(7)</u>	Coverage for onsite medical clinics; and
23			<u>(8)</u>	Other similar insurance coverage, specified in federal regulations,
24				under which benefits for medical care are secondary or incidental to
25				other insurance.
26		<u>C.</u>	<u>"Hea</u>	alth benefit plan" does not include the following benefits if they are
27			prov	ided under a separate policy, certificate, or contract of insurance or are
28			othe	rwise not an integral part of the plan:
29			<u>(1)</u>	Limited scope dental or vision benefits;
30			<u>(2)</u>	Benefits for long-term care, nursing home care, home health care,
31				community-based care, or any combination thereof; or

1		<u>(3)</u>	Such	i otner similar, limited benefits as are specified in rederal
2			<u>regul</u>	ations.
3	<u>d.</u>	<u>"Hea</u>	Ith ber	nefit plan" does not include the following benefits if the benefits are
4		provi	ded ur	nder a separate policy, certificate, or contract of insurance, there is
5		no co	ordina	ation between the provision of the benefits, and any exclusion of
6		<u>bene</u>	fits un	der any group health benefit plan maintained by the same plan
7		spon	sor, ar	nd the benefits are paid with respect to an event without regard to
8		whet	<u>her be</u>	nefits are provided with respect to such an event under any group
9		<u>healt</u>	h plan	maintained by the same plan sponsor:
10		<u>(1)</u>	Cove	erage only for specified disease or illness; or
11		<u>(2)</u>	Hosp	oital indemnity or other fixed indemnity insurance.
12	<u>e.</u>	<u>"Hea</u>	Ith ber	nefit plan" does not include the following if offered as a separate
13		polic	y, certi	ficate, or contract of insurance:
14		<u>(1)</u>	<u>Medi</u>	care supplemental health insurance as defined under section
15			<u>1882</u>	(g)(1) of the Social Security Act;
16		<u>(2)</u>	Cove	erage supplemental to the coverage provided under 10 U.S.C. 55;
17			<u>and</u>	
18		<u>(3)</u>	<u>Simil</u>	ar supplemental coverage provided under a group health plan.
19	<del>b.</del> <u>f.</u>	<del>"Hea</del>	<del>lth ber</del>	nefit plan" does not include A carrier offering a policy or certificate
20		of sp	ecified	I disease, hospital confinement indemnity, or limited benefit health
21		insur	ance,	if the carrier offering that policy or certificate shall comply with the
22		follov	ving:	
23		(1)	Files	File with the commissioner of insurance on or before March first of
24			each	year a certification that contains:
25			(a)	A statement from the carrier certifying that the policy or certificate
26				is being offered and marketed as supplemental health insurance
27				and not as a substitute for hospital or medical expense insurance
28				or major medical expense insurance.
29			(b)	A summary description of the policy or certificate, including the
30				average annual premium rates, or range of premium rates in

1		cases where premiums vary by age, gender, or other factors,
2		charged for the policy and certificate in this state.
3		(2) When the policy or certificate is offered for the first time in this state on
4		or after August 1, 1993, files with the commissioner the information and
5		statement required in paragraph 1 at least thirty days before the date
6		the policy or certificate is issued or delivered in this state.
7	<u>19</u>	"Health carrier" or carrier means any entity that provides health insurance in this
8		state. For purposes of this chapter, health carrier includes an insurance company,
9		a prepaid limited health service corporation, a fraternal benefit society, a health
10		maintenance organization, nonprofit health service corporation, and any other
11		entity providing a plan of health insurance or health benefits subject to state
12		insurance regulation.
13	<u>20</u>	"Health status-related factor" means any of the following factors:
14		a. Health status;
15		b. Medical condition, including both physical and mental illness;
16		c. Claims experience;
17		d. Receipt of health care;
18		e. Medical history;
19		<u>f.</u> <u>Genetic information;</u>
20		g. Evidence of insurability, including condition arising out of acts of domestic
21		violence; or
22		<u>h.</u> <u>Disability.</u>
23	<del>16.</del> <u>21</u>	"Index rate" means, for each class of business as to a rating period for small
24		employers with similar case characteristics, the arithmetic average of the
25		applicable base premium rate and the corresponding highest premium rate.
26	<del>17.</del> <u>22</u>	"Late enrollee" means an eligible employee or dependent who requests enrollment
27		in a health benefit plan of a small employer following the initial enrollment period
28		during which the individual is entitled to enroll under the terms of the health benefit
29		plan, provided that the initial enrollment period is a period of at least thirty days.
30		An eligible employee or dependent may not be considered a late enrollee,
31		however, if:

1			a.	The i	ndividual:
2				(1)	Was covered under qualifying previous coverage at the time of the
3					initial enrollment;
4				(2)	Lost coverage under qualifying previous coverage as a result of
5					termination of employment or eligibility, the involuntary termination of
6					the qualifying previous coverage, death of a spouse, or divorce; and
7				(3)	Requests enrollment within ninety sixty-three days after termination of
8					the qualifying previous coverage.
9			b.	The i	ndividual is employed by an employer that offers multiple health benefit
10				plans	and the individual elects a different plan during an open enrollment
11				perio	d.
12			c.	A cou	urt has ordered coverage be provided for a spouse or minor or
13				depe	ndent child under a covered employee's health benefit plan and request
14				for er	prollment is made within thirty days after issuance of the court order.
15			<u>d.</u>	The i	ndividual had coverage under a Consolidated Omnibus Budget
16				Reco	nciliation Act [Pub. L. 99-272; 100 Stat. 82] continuation provision and
17				the co	overage under that provision was exhausted.
18		<u>23.</u>	<u>"Me</u>	dical c	are" means amounts paid for:
19			<u>a.</u>	The c	diagnosis, care, mitigation, treatment, or prevention of disease, or
20				amou	unts paid for the purpose of affecting any structure or function of the
21				body:	, L
22			<u>b.</u>	Trans	sportation primarily for and essential to medical care referred to in
23				subdi	ivision a; and
24			<u>C.</u>	Insur	ance covering medical care referred to in subdivisions a and b.
25		<u>24.</u>	<u>"Ne</u>	twork p	olan" means health insurance coverage offered by a health carrier under
26			whic	ch the	financing and delivery of medical care, including items and services paid
27			for a	as med	dical care, are provided, in whole or in part, through a defined set of
28			prov	viders (	under contract with the carrier.
29	<del>18.</del>	<u>25.</u>	"Ne	w busi	ness premium rate" means, for each class of business as to a rating
30			peri	od, the	e lowest premium rate charged or offered, or which could have been
31			cha	rged o	r offered, by the small employer carrier to small employers with similar

1			case	e characteristics for newly issued health benefit plans with the same or similar
2			COV	erage.
3	<del>19.</del>	<u>26.</u>	"Pla	n of operation" means the plan of operation of the program established under
4			sect	tion 26.1-36.3-07.
5		<u>27.</u>	<u>"Pla</u>	n sponsor" has the meaning given the term under section 3(16)(B) of the
6			<u>Em</u> p	ployee Retirement Income Security Act of 1974 [Pub. L. 93-406; 88 Stat. 829;
7			<u>29 l</u>	J.S.C. 1001 et seq.].
8	<del>20.</del>	<u>28.</u>	"Pre	emium" means money paid by a small employer and eligible employees as a
9			cond	dition of receiving coverage from a small employer carrier, including any fees
10			or o	ther contributions associated with the health benefit plan.
11	<del>21.</del>	<u>29.</u>	"Pro	oducer" means insurance agent or insurance broker.
12	<del>22.</del>	<u>30.</u>	"Pro	ogram" means the state small employer carrier reinsurance program created
13			und	er section 26.1-36.3-07.
14	<del>23.</del>	<u>31.</u>	"Qu	alifying previous coverage" and "qualifying existing coverage" mean, with
15			resp	pect to an individual, health benefits or coverage provided under one or more
16			<u>any</u>	of the following:
17			<del>a.</del>	Medicare, medicaid, civilian health and medical program for uniformed
18				services, Indian health services program, or any other similar publicly
19				sponsored program.
20			<del>b.</del>	A health insurance or health benefit arrangement that provides benefits
21				similar to or exceeding benefits provided under the basic health benefit plan.
22			<del>C.</del>	An individual health insurance policy, including coverage issued by a health
23				maintenance organization, nonprofit health service corporation, and fraternal
24				benefit society that provides benefits similar to or exceeding the benefits
25				provided under the basic health benefit plan, provided that the policy has
26				been in effect for a period of at least one year.
27			<u>a.</u>	A group health benefit plan;
28			<u>b.</u>	A health benefit plan;
29			<u>C.</u>	Medicare;
30			<u>d.</u>	Medicaid;
31			e.	Civilian health and medical program for uniformed services;

1 f. A medical care program of the Indian health service or of a tribal organization; 2 A state health benefit risk pool, including coverage issued under chapter <u>g.</u> 3 26.1-08; 4 A health plan offered under 5 U.S.C. 89; h. 5 <u>i.</u> A public health plan as defined in federal regulations; and 6 A health benefit plan under section 5(e) of the Peace Corps Act [Pub. L. į. 7 87-293; 75 Stat. 612; 22 U.S.C. 2504(e)]. 8 The term "qualifying previous coverage" does not include coverage of benefits 9 excepted from the definition of a "health benefit plan" under subsection 18. 10 "Rating period" means the calendar period for which premium rates established by <del>24.</del> <u>32.</u> 11 a small employer carrier are assumed to be in effect. 12 <del>25.</del> <u>33.</u> "Reinsuring carrier" means a small employer carrier which reinsures individuals or 13 groups with the program. 14 <del>26.</del> 34. "Restricted network provision" means any provision of a health benefit plan that 15 conditions the payment of benefits, in whole or in part, on the use of health care 16 providers that have entered into a contractual arrangement with the carrier under 17 chapters 26.1-17, 26.1-18, and 26.1-47 to provide health care services to covered 18 individuals. 19 <del>27.</del> 35. "Small employer" means any person that is actively engaged in business that, on 20 at least fifty percent of its working days during the preceding calendar quarter, 21 employed at least three, but no more than twenty-five eligible employees, the majority of whom were employed within this state. In determining the number of 22 23 eligible employees, companies that are affiliated companies, or that are eligible to 24 file a combined tax return for purposes of state taxation, must be considered one 25 employer, in connection with a group health plan with respect to a calendar and a 26 plan year, an employer who employed an average of at least two but not more 27 than fifty eligible employees on business days during the preceding calendar year 28 and who employs at least two employees on the first day of the plan year. <del>28.</del> 36. 29 "Small employer carrier" means any carrier that offers health benefit plans 30 covering eligible employees of one or more small employers in this state.

1 <del>29.</del> 37. "Standard health benefit plan" means a health benefit plan developed under 2 section 26.1-36.3-08. 3 **SECTION 9. AMENDMENT.** Section 26.1-36.3-04 of the North Dakota Century Code 4 is amended and reenacted as follows: 5 26.1-36.3-04. Restrictions relating to premium rates. 6 1. This section only applies to a health benefit plan offered by a small employer who 7 employed an average of at least two but not more than twenty-five eligible 8 employees on business days during the preceding calendar year and who employs 9 at least two employees on the first day of the plan year. 10 Premium rates for health benefit plans subject to this <del>chapter</del> section and section <u>2.</u> 11 26.1-36-37.2 are subject to the following: 12 a. The index rate for a rating period for any class of business may not exceed 13 the index rate for any other class of business by more than fifteen percent. 14 For a class of business, the premium rates charged during a rating period to b. 15 small employers with similar case characteristics for the same or similar 16 coverage, or the rates that could be charged to the employers under the 17 rating system for that class of business, may not vary from the index rate by 18 more than twenty percent of the index rate. 19 The percentage increase in the premium rate charged to a small employer for C. 20 a new rating period may not exceed the sum of: 21 (1) The percentage change in the new business premium rate measured 22 from the first day of the prior rating period to the first day of the new 23 rating period. In the case of a health benefit plan into which the small 24 employer carrier is no longer enrolling new small employers, the small 25 employer carrier shall use the percentage change in the base premium 26 rate, provided that the change does not exceed, on a percentage basis, 27 the change in the new business premium rate for the most similar 28 health benefit plan into which the small employer carrier is actively 29 enrolling new small employers; 30 (2) Any adjustment due to the claim experience, health status, or duration

of coverage of the employees or dependents of the small employer as

1 determined from the small employer carrier's rate manual for the class 2 of business; however, the adjustment may not exceed fifteen percent 3 annually and must be adjusted pro rata for rating periods of less than 4 one year; and 5 (3)Any adjustment due to change in coverage or change in the case 6 characteristics of the small employer, as determined from the small 7 employer carrier's rate manual for the class of business. 8 d. Adjustments in rates for claim experience, health status, and duration of 9 coverage may not be charged to individual employees or dependents. 10 Premium rates charged for a health benefit plan may not vary by a ratio of 11 greater than four to one after January 1, 1997. Any adjustment must be 12 applied uniformly to the rates charged for all employees and dependents of 13 the small employer. 14 Premium rates for health benefit plans must comply with the requirements of e. 15 this section notwithstanding any assessment paid or payable by a small 16 employer carrier pursuant to section 26.1-36.3-07. 17 f. A small employer carrier may utilize industry as a case characteristic in 18 establishing premium rates, but the highest rate factor associated with any 19 industry classification may not exceed the lowest rate factor associated with 20 any industry classification by more than fifteen percent. 21 In the case of health benefit plans delivered or issued for delivery before g. 22 August 1, 1993, a premium rate for a rating period may exceed the ranges set 23 forth in subdivisions a and b of subsection 1 for a period of three years 24 following August 1, 1993. Under this subdivision, the percentage increase in 25 the premium rate charged to a small employer for a new rating period may not 26 exceed the sum of: 27 (1) The percentage change in the new business premium rate measured 28 from the first day of the prior rating period to the first day of the new 29 rating period. In the case of a health benefit plan into which the small 30 employer carrier is no longer enrolling new small employers, the small 31 employer carrier shall use the percentage change in the base premium

1 rate, provided that the change does not exceed, on a percentage basis, 2 the change in the new business premium rate for the most similar 3 health benefit plan into which the small employer carrier is actively 4 enrolling new small employers. 5 (2) Any adjustment due to change in coverage or change in the case 6 characteristics of the small employer, as determined from the carrier's 7 rate manual for the class of business. 8 h. (1) Small employer carriers shall apply rating factors, including case 9 characteristics, consistently with respect to all small employers in a 10 class of business. Rating factors must produce premiums for identical 11 groups which differ only by amounts attributable to plan design and do 12 not reflect differences due to the nature of the groups assumed to 13 select particular health benefit plans. 14 (2) A small employer carrier shall treat all health benefit plans issued or 15 renewed in the same calendar month as having the same rating period. 16 i. For the purposes of this subsection, a health benefit plan that uses a 17 restricted provider network may not be considered similar coverage to a 18 health benefit plan that does not use a restricted provider network, if the use 19 of the restricted provider network results in substantial differences in claims 20 costs. 21 j. A small employer carrier may not use case characteristics, other than age, 22 gender, industry, geographic area, family composition, and group size, 23 without prior approval of the commissioner. Gender may not be used as a 24 case characteristic after January 1, 1996. 25 k. The commissioner shall adopt rules to: 26 (1) Assure that differences in rates charged for health benefit plans by 27 small employer carriers are reasonable and reflect objective differences 28 in plan design, not including differences due to the nature of the groups 29 assumed to select particular health benefit plans; 30 (2) Prescribe the manner in which case characteristics may be used by 31 small employer carriers; and

1 (3)Otherwise implement this section. 2 <del>2.</del> 3. A small employer carrier may not transfer a small employer involuntarily into or out 3 of a class of business. A small employer carrier may not offer to transfer a small 4 employer into or out of a class of business unless the offer is made to transfer all 5 small employers in the class of business without regard to case characteristics, 6 claim experience, health status, or duration of coverage. 7 <del>3.</del> <u>4.</u> The commissioner may suspend for a specified period the application of 8 subdivision a of subsection 4 2 as to the premium rates applicable to one or more 9 small employers included within a class of business of a small employer carrier for 10 one or more rating periods upon a filing by the small employer carrier and a finding 11 by the commissioner that the suspension is reasonable in light of the financial 12 condition of the small employer carrier or, with the prior approval of the committee 13 established pursuant to section 26.1-36.3-08, that the suspension would enhance 14 the efficiency and fairness of the marketplace for small employer health insurance. 15 <del>4.</del> 5. In connection with the offering for sale of any health benefit plan to a small 16 employer, a small employer carrier shall make a reasonable disclosure, as part of 17 its solicitation and sales materials, of: 18 The extent to which premium rates for a specified small employer are a. 19 established or adjusted based upon the actual or expected variation in claims 20 costs or actual or expected variation in health status of the employees of the 21 small employer and their dependents; 22 b. The provisions of the health benefit plan concerning the small employer 23 carrier's right to change premium rates and factors, other than claim 24 experience, that affect changes in premium rates: 25 The provisions relating to renewability of policies and contracts; and C. 26 d. The provisions relating to any preexisting condition exclusion. 27 <del>5.</del> 6. a. Each small employer carrier shall maintain at its principal place of business a 28 complete and detailed description of its rating practices and renewal 29 underwriting practices, including information and documentation that 30 demonstrate that its rating methods and practices are based upon commonly

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1 accepted actuarial assumptions and are in accordance with sound actuarial 2 principles. 3 b. Each small employer carrier shall file with the commissioner on or before 4 March fifteenth of each year an actuarial certification certifying that the carrier 5 is in compliance with this chapter and that the rating methods of the small 6 employer carrier are actuarially sound. The certification must be in a form 7 and manner and contain information specified by the commissioner. The 8 small employer carrier shall retain a copy of the certification at the carrier's 9 principal place of business. 10 A small employer carrier shall make the information and documentation C. 11 described in subdivision a of this subsection available to the commissioner 12 upon request. Except in cases of violations of this chapter and section 13 26.1-36-37.2, the information is proprietary and trade secret information and 14 is not subject to disclosure by the commissioner to persons outside the 15 department except as agreed to by the small employer carrier or as ordered 16 by a court of competent jurisdiction. SECTION 10. AMENDMENT. Section 26.1-36.3-05 of the North Dakota Century Code 17 18 is amended and reenacted as follows: 19 26.1-36.3-05. Renewability of coverage. 20 A health benefit plan subject to this chapter and section 26.1-36-37.2 must be 21 renewable with respect to all eligible employees and dependents, at the option of 22 the small employer, except for any of the following: 23 Nonpayment of the required premiums. The plan sponsor has failed to pay premiums or contributions in accordance with the terms of the health benefit 24 25 plan or the health carrier has not received timely premium payments. 26 Fraud or misrepresentation of the small employer or, with respect to coverage 27 of individual insureds, the insureds or their representatives. The plan sponsor 28 or small employer has performed an act or practice that constitutes fraud or 29 made an intentional misrepresentation of a material fact under the terms of 30 the coverage.

Noncompliance with the carrier's minimum participation requirements.

1 d. Noncompliance with the carrier's employer contribution requirements. 2 Repeated misuse of a provider network provision. e. 3 The small employer carrier electing to nonrenew all of its health benefit plans f. 4 delivered or issued for delivery to small employers in this state. In that case 5 the carrier shall: 6 (1) Provide advance notice of its decision not to renew to the 7 commissioner in each state in which it is licensed; and 8 (2) Provide notice of the decision not to renew coverage to all affected 9 small employers and to the commissioner in each state in which an 10 affected insured individual is known to reside at least one hundred 11 eighty days prior to the nonrenewal of any health benefit plan by the 12 carrier. Notice to the commissioner under this paragraph must be 13 provided at least three working days prior to the notice to the affected 14 small employers. 15 A decision by the small employer carrier to discontinue offering a particular e. 16 type of group health benefit plan in the state's small employer market. A type 17 of health benefit plan may be discontinued by the carrier in that market only if 18 the carrier: 19 (1) Provides advance notice of its decision under this paragraph to the 20 commissioner in each state in which it is licensed; 21 (2)Provides notice of the decision not to renew coverage to all affected 22 small employers, participants, and beneficiaries, and to the 23 commissioner in each state in which an affected insured individual is 24 known to reside at least ninety days prior to the nonrenewal of any 25 health benefit plans by the carrier. Notice to the commissioner under 26 this subdivision must be provided at least three working days prior to 27 the notice to the affected small employers and participants and 28 beneficiaries; 29 (3)Offers to each plan sponsor provided the type of group health benefit 30 plan the option to purchase all other health benefit plans currently being 31 offered by the carrier to employers in the state; and

1			<u>(4)</u>	In exercising the option to discontinue the particular type of group
2				health benefit plan and in offering the option of coverage under
3				paragraph 3, the carrier acts uniformly without regard to the claims
4				experience of those sponsors or any health status-related factor
5				relating to any participants or beneficiaries covered or new participants
6				or beneficiaries who may become eligible for such coverage.
7		<u>f.</u>	A de	cision by the small employer carrier to discontinue offering and to
8			nonr	enew all its health benefit plans delivered or issued for delivery to small
9			emp	loyers in this state. In such a case, the carrier shall:
10			<u>(1)</u>	Provide advance notice of its decision under this paragraph to the
11				commissioner in each state in which it is licensed;
12			<u>(2)</u>	Provide notice of the decision not to renew coverage to all affected
13				small employers, participants, and beneficiaries, and to the
14				commissioner in each state in which an affected insured individual is
15				known to reside at least one hundred eighty days prior to the
16				nonrenewal of any health benefit plans by the carrier. Notice to the
17				commissioner under this subdivision shall be provided at least three
18				working days prior to the notice to the affected small employers and
19				participants and beneficiaries; and
20			<u>(3)</u>	Discontinue all health insurance issued or delivered for issuance in the
21				state's small employer market and not renew coverage under any
22				health benefit plan issued to a small employer.
23		<u>g.</u>	In the	e case of health benefit plans that are made available in the small
24			emp	loyer market only through one or more associations, the membership of
25			an e	mployer in the association, on the basis of which the coverage is
26			prov	ided, ceases, but only if the coverage is terminated under this paragraph
27			unifo	ormly without regard to any health status-related factor relating to any
28			cove	ered individual.
29	<del>g.</del>	<u>h.</u>	The	commissioner finds that the continuation of the coverage would not be in
30			the b	pest interests of the policyholders or certificate holders or would impair
31			the c	carrier's ability to meet its contractual obligations. In this case the

1			commissioner shall assist affected small employers in finding replacement
2			coverage.
3	2.	A sr	mall employer carrier that elects not to renew a health benefit plan under
4		sub	division f of subsection 1 may not write new business in the small employer
5		mar	ket in this state for a period of five years from the date of notice to the
6		com	nmissioner.
7	3.	In th	ne case of a small employer carrier doing business in one established
8		geo	graphic service area of the state, this section only applies to the carrier's
9		ope	rations in that service area.
10	<u>4.</u>	A sr	mall employer carrier offering through a network plan may not be required to
11		offe	r coverage or accept applications pursuant to subsection 1 or 2 in the case of
12		the	following:
13		<u>a.</u>	To an eligible person who no longer resides, lives, or works in the service
14			area, or in an area for which the carrier is authorized to do business, but only
15			if coverage is terminated under this subdivision uniformly without regard to
16			any health status-related factor; or
17		<u>b.</u>	To a small employer that no longer has any enrollee in connection with the
18			plan who lives, resides, or works in the service area of the carrier, or the area
19			for which the carrier is authorized to do business.
20	<u>5.</u>	<u>At tl</u>	ne time of coverage renewal, a health insurance carrier may modify the health
21		<u>insu</u>	rance coverage for a product offered to a group health plan, if for coverage
22		that	is available in such market other than only through one or more bona fide
23		ass	ociations, the modification is consistent with state law and effective on a
24		unif	orm basis among group health plans with that product.
25	SEC	CTIO	N 11. AMENDMENT. Section 26.1-36.3-06 of the North Dakota Century Code
26	is amended	d and	reenacted as follows:
27	26.1	1-36.3	3-06. Availability of coverage.
28	1.	a.	As a condition of transacting business in this state with small employers,
29			every small employer carrier shall actively offer small employers at least two
30			health benefit plans. Each small employer carrier shall offer one all health

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benefit plans it actively markets to small employers in this state, including a basic health benefit plan and ene a standard health benefit plan.

- b. (1) A <u>Subject to subdivision a of subsection 1, a</u> small employer carrier shall issue a <u>basic any</u> health benefit plan or a <u>standard health benefit</u> plan to any eligible small employer that applies for <u>either the</u> plan and agrees to make the required premium payments and to satisfy the other reasonable provisions of the health benefit plan not inconsistent with this chapter and section 26.1-36-37.2. <u>However, a carrier may not be required to issue a health benefit plan to a self-employed individual who is covered by, or is eligible for coverage under, a health benefit plan offered by an employer.</u>
  - (2) In the case of a small employer carrier that establishes more than one class of business pursuant to section 26.1-36.3-03, the small employer carrier shall maintain and issue to eligible small employers all health benefit plans it actively markets to small employers, including at least one basic health benefit plan and at least one standard health benefit plan in each established class of business. A small employer carrier may apply reasonable criteria in determining whether to accept a small employer into a class of business if the criteria are not intended to discourage or prevent acceptance of small employers applying for a basic or standard health benefit plan, are not related to the health status or claim experience a health status-related factor of the small employer, and are applied consistently to all small employers applying for coverage in the class of business. The small employer carrier shall provide for the acceptance of all eligible small employers into one or more classes of business. This paragraph does not apply to a class of business into which the small employer carrier is no longer enrolling new small businesses.
- e. A small employer is eligible under subdivision b if it employed at least three or more eligible employees within this state on at least fifty percent of its working days during the preceding calendar quarter.

1 <del>d.</del> This subsection takes effect one hundred eighty days after the 2 commissioner's approval of the basic health benefit plan and the standard 3 health benefit plan developed pursuant to section 26.1-36.3-08; however, if 4 the small employer health reinsurance program created pursuant to section 5 26.1-36.3-07 is not yet operative on that date, this section becomes effective 6 on the date the program begins operation. 7 2. A small employer carrier shall file with the commissioner, in a format and a. 8 manner prescribed by the commissioner, the basic health benefit plans and 9 the standard health benefit plans to be used by the carrier. A health benefit plan filed under this subdivision may be used by a small employer carrier 10 11 beginning sixty days after it is filed unless the commissioner disapproves its 12 use. 13 b. The commissioner after providing notice and an opportunity for a hearing to 14 the small employer carrier, may disapprove, at any time, the continued use by 15 a small employer carrier of a basic or standard health benefit plan if the plan 16 does not meet the requirements of this chapter and section 26.1-36-37.2. 17 3. Health benefit plans covering small employers must comply with the following: 18 A health benefit plan may not deny, exclude, or limit benefits for a covered a. 19 individual for losses incurred more than twelve months following the effective 20 date of the individual's coverage due to a preexisting condition. A health 21 benefit plan may not define a preexisting condition more restrictively than 22 impose a preexisting condition exclusion only if: 23 (1) A condition for which medical advice, diagnosis, care, or treatment was 24 recommended or received during the six months immediately preceding 25 the effective date of coverage; or The exclusion relates to a condition, 26 regardless of the cause of the condition, for which medical advice, 27 diagnosis, care, or treatment was recommended or received within the 28 six-month period immediately preceding the effective date of coverage; 29 (2) A pregnancy existing on The exclusion extends for a period of not

more than twelve months after the effective date of coverage-;

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- (3) The exclusion does not relate to pregnancy as a preexisting condition; and
  - (4) The exclusion does not treat genetic information as a preexisting condition in the absence of a diagnosis of a condition related to such information.
  - b. A small employer carrier shall waive reduce any time period applicable to a preexisting condition exclusion or limitation period with respect to particular services for the period of time an individual was previously covered by the aggregate of periods the individual was covered by qualifying previous coverage that provided benefits with respect to the services, if any, if the qualifying previous coverage was continuous until at least ninety sixty-three days prior to the effective date of the new coverage. The period of continuous coverage may not include a waiting period for the effective date of the new coverage applied by the employer or the carrier Any waiting period applicable to an individual for coverage under a group health benefit plan may not be taken into account in determining the period of continuous coverage. This subdivision does not preclude application of an employer waiting period applicable to all new enrollees under the health benefit plan. Small employer carriers shall credit coverage by either a standard method or an alternative method. The commissioner shall adopt rules for crediting coverage under the standard and alternative method. These rules must be consistant with the Health Insurance Portability and Accountability Act of 1996 [Pub. L. 104-191; 110 Stat. 1936; 29 U.S.C. 1181 et seg.] and any federal rules adopted pursuant thereto.
  - c. A health benefit plan may exclude coverage for late enrollees for the greater of eighteen months or for an eighteen-month preexisting condition exclusion; however, if both a period of exclusion from coverage and a preexisting condition exclusion are applicable to a late enrollee, the combined period may not exceed eighteen months from the date the individual enrolls for coverage under the health benefit plan.

1 d. (1) Except as provided in this subdivision, a small employer carrier shall 2 apply requirements used to determine whether to provide coverage to a 3 small employer, including requirements for minimum participation of 4 eligible employees and minimum employer contributions, uniformly 5 among all small employers with the same number of eligible employees 6 who are applying for coverage or receiving coverage from the small 7 employer carrier. 8 (2) A small employer carrier may vary application of minimum participation 9 requirements and minimum employer contribution requirements only by 10 the size of the small employer group. 11 (3)Except as provided in subparagraph b, a small employer carrier, (a) 12 in applying minimum participation requirements with respect to a 13 small employer, shall not consider employees or dependents 14 who have qualifying existing coverage in determining whether the 15 applicable percentage of participation is met. 16 (b) With respect to a small employer, with ten or fewer eligible 17 employees, a small employer carrier may consider employees or 18 dependents who have coverage under another health benefit 19 plan sponsored by the small employer in applying minimum 20 participation requirements. 21 (4) A small employer carrier may not increase any requirement for 22 minimum employee participation or any requirement for minimum 23 employer contribution applicable to a small employer at any time after 24 the small employer has been accepted for coverage. 25 (1) If a small employer carrier offers coverage to a small employer, the e. 26 small employer carrier shall offer coverage to all of the eligible 27 employees of a small employer and their dependents. A small 28 employer carrier may not offer coverage only to certain individuals in a 29 small employer group or only to part of the group, except in the case of 30 late enrollees as provided in subdivision c.

1 (2) Except as permitted under subsection 1 and this subsection, a small 2 employer carrier may not modify a basic or standard health benefit plan 3 with respect to a small employer or any eligible employee or dependent 4 through riders, endorsements, or otherwise, to restrict or exclude 5 coverage for certain diseases or medical conditions otherwise covered 6 by the health benefit plan. 7 4. A small employer carrier offering coverage through a network plan is not a. 8 required to offer coverage or accept applications under subsection 1 to a 9 small employer if: 10 A The small employer who applies for coverage is not physically (1) 11 located in the carrier's established geographic service area does not 12 have eligible individuals who live, work, or reside in the service area for 13 such network plan; or 14 An employee who applies for coverage does not work or reside within (2) 15 the carrier's established geographic service area; or The small 16 employer does have eligible individuals who live, work, or reside in the 17 service area for the network plan, but the carrier has demonstrated, if 18 required, to the commissioner that it will not have the capacity to deliver 19 services adequately to enrollees of any additional groups because of its 20 obligations to existing group contractholders and enrollees, and that it 21 is applying this paragraph uniformly to all employers without regard to 22 the claims experience of those employers and their employees and 23 their dependents or any health status-related factor relating to such 24 employees and dependents. 25 <del>(3)</del> Within an area the small employer carrier reasonably anticipates, and 26 demonstrates to the satisfaction of the commissioner, that, because of 27 its obligations to existing group policyholders and enrollees, it will not 28 have the capacity within its established geographic service area to 29 deliver service adequately to the members of the groups. 30 b. A small employer carrier that cannot offer coverage pursuant to paragraph 3 31 of subdivision a may not offer coverage in the applicable area to new cases of

- employer groups with more than twenty five eligible employees or to any small employer groups until the later of one hundred eighty days following each refusal or the date on which the carrier notifies the commissioner that it has regained capacity to deliver services to small employer groups. A small employer carrier, upon denying health insurance coverage in any service area in accordance with paragraph 2 of subdivision a, may not offer coverage in the small employer market within the service area for a period of one hundred eighty days after the date the coverage is denied.
- 5. A small employer carrier is not required to provide coverage to small employers pursuant to subsection 1 for any period of time for which the commissioner determines that requiring the acceptance of small employers in accordance with the provisions of subsection 1 would place the small employer carrier in a financially impaired condition the carrier does not have the financial reserves to underwrite additional coverage and is applying this section uniformly without regard to the claims experience of small employers or any health status-related factor relating to employees and their dependents. A small employer carrier denying coverage in accordance with this section may not offer coverage in connection with a group health benefit plan in the small group market for a period of one hundred eighty days after the health coverage is denied or until the carrier has demonstrated to the commissioner sufficient financial reserves to underwrite financial coverage, whichever is later.
- 6. This section does not apply to health benefit plans offered by a small employer carrier if the carrier makes the health benefit plans available in the small employer market only through one or more associations.
- **SECTION 12. AMENDMENT.** Subsection 1 of section 26.1-36.3-11 of the North Dakota Century Code is amended and reenacted as follows:
  - Each small employer carrier shall actively market health benefit plan coverage, including the basic and standard health benefit plans, to eligible small employers in the state. If a small employer carrier denies coverage to a small employer on the basis of the health status or claims experience of the small employer or its employees or dependents, the small employer carrier shall offer the small

1		employer the opportunity to purchase a basic health benefit plan and a standard
2		health benefit plan.
3	SEC	CTION 13. AMENDMENT. Section 26.1-36.4-02 of the North Dakota Century Code
4	is amended	and reenacted as follows:
5	26.1	-36.4-02. <b>Definitions.</b> As used in this chapter, the definitions in section
6	26.1-36.3-0	1 apply, unless the context otherwise requires. In addition:
7	1.	"Insurer" means any insurance company, nonprofit health service organization,
8		fraternal benefit society, or health maintenance organization that provides a plan of
9		health insurance or health benefits subject to state insurance regulation.
10	2.	"Policy" means any hospital or medical or major medical policy, certificate, or
11		subscriber contract issued on a group or individual basis by an insurer. The term
12		does not include accident-only, credit, dental, vision, medicare supplement,
13		long-term care, or disability income insurance, coverage issued as a supplement to
14		liability insurance, or automobile medical payment insurance, or a policy or
15		certificate of specified disease, hospital confinement indemnity, limited benefit
16		health insurance, or short-term major medical policies with policy terms no longer
17		than twelve months health benefit plan as defined in section 26.1-36.3-01, whether
18		offered on a group or individual basis. The term does not include short-term major
19		medical policies offered in the individual market.
20	<u>3.</u>	"Short-term", except as required by the Health Insurance Portability and
21		Accountability Act of 1996, means a policy or plan providing coverage for one
22		hundred eighty-five days or less.
23	SEC	CTION 14. AMENDMENT. Section 26.1-36.4-03 of the North Dakota Century Code
24	is amended	and reenacted as follows:
25	26.1	-36.4-03. Limits on preexisting <del>conditions provisions</del> <u>condition exclusions</u> .
26	A policy mu	st provide coverage, with respect to a disease or physical condition of a person
27	which existe	ed prior to the effective date of the person's coverage under the policy, except for a
28	preexisting	disease or physical condition that was diagnosed or treated within the six months
29	immediately	rprior to the effective date of the person's coverage. The limitation may not apply to
30	loss incurre	d after the end of the twelve-month period commencing on the effective date of the
31	<del>person's co</del>	verage. An insurer may impose a preexisting condition exclusion only if:

1	<u>1.</u>	The exclusion relates to a condition, regardless of the cause of the condition, for			
2		which medical diagnosis, care, or treatment was recommended or received within			
3		the six-month period ending on the effective date of the person's coverage.			
4	<u>2.</u>	The exclusion extends for a period of not more than twelve months after the			
5		effective date of coverage.			
6	SEC	CTION 15. Section 26.1-36.4-03.1 of the North Dakota Century Code is created and			
7	enacted as	follows:			
8	<u>26.</u> ′	26.1-36.4-03.1. Additional limits on preexisting condition exclusions. A group			
9	policy may	not impose a preexisting condition exclusion that:			
10	<u>1.</u>	Relates to pregnancy as a preexisting condition.			
11	<u>2.</u>	Treats genetic information as a preexisting condition in the absence of a diagnosis			
12		of a condition related to such information.			
13	SEC	CTION 16. AMENDMENT. Section 26.1-36.4-04 of the North Dakota Century Code			
14	is amended and reenacted as follows:				
15	26.1	I-36.4-04. Portability of insurance policies. An insurer shall waive reduce any			
16	time period applicable to a preexisting condition, for a policy with respect to particular services				
17	for the period of time an individual was previously covered by the aggregate of periods the				
18	individual was covered by qualifying previous coverage that provided benefits with respect to				
19	the services, if the qualifying previous coverage as defined in section 26.1-36.3-01 is				
20	continuous until at least ninety sixty-three days before the effective date of the new coverage.				
21	The period of continuous coverage may not include a waiting period or the effective date of the				
22	new coverage applied by the insurer. Any waiting period applicable to an individual for				
23	coverage under a health benefit plan may not be taken into account in determining the period of				
24	continuous coverage. Insurers shall credit coverage in the same manner as provided by				
25	section 26.	1-36.3-06 and the rules adopted by the commissioner pursuant thereto.			
26	SEC	CTION 17. AMENDMENT. Section 26.1-36.4-05 of the North Dakota Century Code			
27	is amended and reenacted as follows:				
28	26.1	I-36.4-05. Guaranteed renewability of health insurance coverage -			
29	Discrimina	tion prohibited.			
30	<del>1.</del>	An insurer issuing policies under this chapter shall provide for the renewability or			
31		continuability of coverage unless:			

1		<del>a.</del>	11101	mainladar or group has failed to pay the required premiums.
2		<del>b.</del>	<del>The i</del>	ndividual or group has misrepresented information or committed fraud
3			with	respect to coverage of the individual or group.
4		<del>C.</del>	The (	group has failed to comply with the insurer's minimum participation
5			requi	rements.
6		<del>d.</del>	The i	nsurer has elected to nonrenew all of its policies, other than guaranteed
7			renev	wable individual policies, in this state. In that case the insurer shall:
8			<del>(1)</del>	Provide advance notice of its decision not to renew to the
9				commissioner; and
10			<del>(2)</del>	Provide notice of the decision not to renew coverage to every affected
11				insured and to the commissioner at least one hundred eighty days
12				before the nonrenewal of the policy or contract by the insurer. Notice to
13				the commissioner under this paragraph must be provided at least three
14				business days before notice to an affected insured.
15	<del>2.</del>	<del>An</del>	insure	r that elects not to renew a policy as required by this section may not
16		writ	e new	business in the individual or group market in this state for a period of five
17		<del>yea</del>	<del>ırs fron</del>	n the date of notice of its intention not to renew.
18	<del>3.</del>	The commissioner may allow an insurer to nonrenew a policy if the commission		
19		find	ls that	continuation of coverage is not in the best interests of policyholders or it
20		<del>wot</del>	<del>uld imp</del>	pair the insurer's ability to meet its contractual obligations. The
21		con	nmissio	oner shall assist the policyholder in finding replacement coverage.
22	<u>1.</u>	An insurer issuing policies or certificates under this chapter shall provid		r issuing policies or certificates under this chapter shall provide for the
23		ren	ewabili	ity or continuability of coverage unless:
24		<u>a.</u>	The i	ndividual or group has failed to pay premiums or contributions in
25			acco	rdance with the terms of the health benefit plan or the insurer has not
26			recei	ved timely premium payments.
27		<u>b.</u>	The i	ndividual or group has performed an act or practice that constitutes fraud
28			or ma	ade an intentional misrepresentation of a material fact under the terms of
29			the c	overage.
30		<u>C.</u>	Nonc	compliance with the insurer's minimum group participation requirements.
31		<u>d.</u>	Nonc	compliance with the insurer's employer group contribution requirements.

ı	<u>c.</u>	A ue	dision by the insurer to discontinue offering a particular type of fleatin
2		insur	ance coverage in the group or individual market. A type of group health
3		<u>bene</u>	fit plan or individual policy may be discontinued by the insurer in that
4		mark	et only if the insurer:
5		<u>(1)</u>	Provides advance notice of its decision under this paragraph to the
6			commissioner in each state in which it is licensed;
7		<u>(2)</u>	Provides notice of the decision not to renew coverage to all affected
8			individuals, employers, participants, beneficiaries, and to the
9			commissioner in each state in which an affected insured is known to
10			reside at least ninety days prior to the nonrenewal of any health benefit
11			plans by the insurer. Notice to the commissioner under this subdivision
12			must be provided at least three working days prior to the notice to the
13			affected individuals, employers, participants, and beneficiaries;
14		<u>(3)</u>	Offers to each affected group or individual the option to purchase all
15			other health benefit plans or individual coverage currently being offered
16			by the insurer in that market; and
17		<u>(4)</u>	In exercising the option to discontinue the particular type of group
18			health benefit plan or individual coverage and in offering the option of
19			coverage under paragraph 3, the insurer acts uniformly without regard
20			to claims experience or any health status-related factor relating to any
21			affected individuals, participants, or beneficiaries covered or new
22			individuals, participants, or beneficiaries who may become eligible for
23			such coverage.
24	<u>f.</u>	A ded	cision by the insurer to discontinue offering and to nonrenew all its health
25		<u>bene</u>	fit plans or individual coverage delivered or issued for delivery to
26		<u>empl</u>	oyers or individuals in this state. In such a case, the insurer shall:
27		<u>(1)</u>	Provide advance notice of its decision under this paragraph to the
28			commissioner in each state in which it is licensed;
29		<u>(2)</u>	Provides notice of the decision not to renew coverage to all affected
30			individuals, employers, participants, and beneficiaries, and to the
31			commissioner in each state in which an affected insured is known to

ı			reside at least one hundred eighty days prior to the honrenewal of any
2			health benefit plans by the insurer. Notice to the commissioner under
3			this subdivision must be provided at least three working days prior to
4			the notice to the affected individuals, employers, participants, and
5			beneficiaries; and
6			(3) Discontinue all health insurance issued or delivered for issuance in the
7			state's group or individual market and not renew such health coverage
8			in that market.
9		<u>g.</u>	In the case of health benefit plans that are made available in the group or
10			individual market only through one or more associations, the membership of
11			an employer or individual in the association, on the basis of which the
12			coverage is provided, ceases, but only if the coverage is terminated under
13			this paragraph uniformly without regard to any health status-related factor
14			relating to any covered individual.
15		<u>h.</u>	The commissioner finds that the continuation of the coverage would not be in
16			the best interests of the policyholders or certificate holders or would impair
17			the insurer's ability to meet its contractual obligations. In this case the
18			commissioner shall assist affected insureds in finding replacement coverage.
19	<u>2.</u>	<u>An i</u>	nsurer that elects not to renew a health benefit plan under subdivision f of
20		subs	section 1 may not write new business in the applicable market in this state for a
21		perio	od of five years from the date of notice to the commissioner.
22	<u>3.</u>	In th	e case of an insurer doing business in one established geographic service
23		area	of the state, this section only applies to the insurer's operations in that service
24		area	<u>l.</u>
25	<u>4.</u>	<u>An i</u>	nsurer offering coverage through a network plan may not be required to offer
26		COVE	erage or accept applications pursuant to subsection 1 or 2 in the case of the
27		<u>follo</u>	wing:
28		<u>a.</u>	To an eligible person who no longer resides, lives, or works in the service
29			area, or in an area for which the insurer is authorized to do business, but only
30			if coverage is terminated under this subdivision uniformly without regard to
31			any health status-related factor; or

1 To an insurer that no longer has any enrollee in connection with the plan who b. 2 lives, resides, or works in the service area of the insurer, or the area for which 3 the insurer is authorized to do business. 4 At the time of coverage renewal, an insurer may modify the health insurance 5. 5 coverage for a product offered to a group or individual, if the modification is 6 consistent with state law and effective on a uniform basis. 7 SECTION 18. REPEAL. Section 26.1-08-05 of the North Dakota Century Code is 8 repealed. 9 **SECTION 19. APPLICATION.** Except as required by the Health Insurance Portability 10 and Accountability Act of 1996 [Pub. L. 104-191; 110 Stat. 1936; 29 U.S.C. 1181 et seq.], this 11 Act applies to: 12 1. Any health insurance coverage that is offered, sold, issued, or renewed in the 13 individual market after June 30, 1997; and 14 2. Any group health benefit plan, and health insurance coverage offered in 15 connection with a group health benefit plan, for any plan year beginning after June 16 30, 1997. 17 **SECTION 20. EFFECTIVE DATE.** This Act becomes effective on July 1, 1997. 18 **SECTION 21. EMERGENCY.** This Act is declared to be an emergency measure.