

Introduced by

Senator Mathern

1 A BILL for an Act to provide for a North Dakota health benefit exchange; to amend and reenact  
2 subsection 2 of section 26.1-03-17 and subdivision g of subsection 28 of section 26.1-36.3-01  
3 of the North Dakota Century Code, relating to references to the comprehensive health  
4 association of North Dakota; to repeal chapter 26.1-08 of the North Dakota Century Code,  
5 relating to the comprehensive association of North Dakota; to provide for application; to provide  
6 an effective date; and to declare an emergency.

7 **BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:**

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

- 10 2. An insurance company, nonprofit health service corporation, health maintenance  
11 organization, or prepaid legal service organization subject to the tax imposed by  
12 subsection 1 is entitled to a credit against the tax due for the amount of ~~any~~  
13 ~~assessment paid as a member of a comprehensive health association under~~  
14 ~~subsection 3 of section 26.1-08-09 for which the member may be liable for the year in~~  
15 ~~which the assessment was paid~~, a credit as provided under section 26.1-38.1-10, a  
16 credit against the tax due for an amount equal to the examination fees paid to the  
17 commissioner under sections 26.1-01-07, 26.1-02-02, 26.1-03-19.6, 26.1-03-22,  
18 26.1-17-32, and 26.1-18.1-18, and a credit against the tax due for an amount equal to  
19 the ad valorem taxes, whether direct or in the form of rent, on that proportion of  
20 premises occupied as the principal office in this state for over one-half of the year for  
21 which the tax is paid. The credits under this subsection must be prorated on a  
22 quarterly basis and may not exceed the total tax liability under subsection 1.

23 **SECTION 2. AMENDMENT.** Subdivision g of subsection 28 of section 26.1-36.3-01 of the  
24 North Dakota Century Code is amended and reenacted as follows:

1 g. A state health benefit risk pool, ~~including coverage issued under chapter 26.1-08;~~

2 **SECTION 3.**

3 **Definitions.**

4 As used in sections 3 through 15 of this Act, unless the context otherwise requires:

5 1. "Commissioner" means the insurance commissioner.

6 2. "Defined benefit plan" means a health benefit plan through which a qualified employer  
7 provides a fixed percentage of contribution toward the employee or dependent  
8 premium and the qualified employer designates one or more benefit plans from which  
9 employees may choose. An employer contribution may vary based upon premium  
10 increases and based upon the employer's choice of plan design.

11 3. "Defined contribution plan" means a health benefit plan through which a qualified  
12 employer provides a fixed monetary contribution toward the employee or dependent  
13 premium and the employee chooses to enroll in one or more benefit plans of the  
14 employee's choice from the carrier of the employee's choice offered on the exchange.  
15 Any premiums with the chosen benefit plan which exceed the fixed monetary  
16 contribution are costs borne by the employee.

17 4. "Educated health care consumer" means an individual who is knowledgeable about  
18 the health care system and has background or experience in making informed  
19 decisions regarding health, medical, and scientific matters.

20 5. "Essential health benefits" has the meaning provided under section 1302(b) of the  
21 federal act.

22 6. "Exchange" means the North Dakota health benefit exchange established under  
23 sections 3 through 15 of this Act.

24 7. "Federal act" means the federal Patient Protection and Affordable Care Act  
25 [Pub. L. 111-148], as amended by the federal Health Care and Education  
26 Reconciliation Act of 2010 [Pub. L. 111-152].

27 8. "Health benefit plan" means a policy, contract, certificate, or agreement offered or  
28 issued by a health carrier to provide, deliver, arrange for, pay for, or reimburse any of  
29 the costs of health care services. The term does not include:

30 a. Coverage limited to accident or disability income insurance or for any  
31 combination thereof;

- 1           **b.** Coverage issued as a supplement to liability insurance;
- 2           **c.** Liability insurance, including general liability insurance and automobile liability
- 3           insurance;
- 4           **d.** Workers' compensation or similar insurance;
- 5           **e.** Automobile medical payment insurance;
- 6           **f.** Credit-only insurance;
- 7           **g.** Coverage for onsite medical clinics;
- 8           **h.** Other similar insurance coverage, specified in federal regulations issued under
- 9           the Health Insurance Portability and Accountability Act of 1996 [Pub. L. 104-191;
- 10           110 Stat. 1936; 29 U.S.C. 1181 et seq.], under which benefits for health care
- 11           services are secondary or incidental to other insurance benefits;
- 12           **i.** The following benefits if the benefits are provided under a separate policy,
- 13           certificate, or contract of insurance or are otherwise not an integral part of the
- 14           plan:
- 15           (1) Limited scope dental or vision benefits;
- 16           (2) Benefits for long-term care, nursing home care, home health care, or
- 17           community-based care, or any combination thereof; or
- 18           (3) Other similar, limited benefits specified in federal regulations issued under
- 19           the Health Insurance Portability and Accountability Act of 1996
- 20           [Pub. L. 104-191; 110 Stat. 1936; 29 U.S.C. 1181 et seq.];
- 21           **j.** The following benefits if the benefits are provided under a separate policy,
- 22           certificate, or contract of insurance; there is no coordination between the
- 23           provision of the benefits and any exclusion of benefits under any group health
- 24           plan maintained by the same plan sponsor; and the benefits are paid with respect
- 25           to an event without regard to whether benefits are provided with respect to such
- 26           an event under any group health plan maintained by the same plan sponsor:
- 27           (1) Coverage limited to a specified disease or illness; or
- 28           (2) Hospital indemnity or other fixed indemnity insurance; or
- 29           **k.** The following if offered as a separate policy, certificate, or contract of insurance:
- 30           (1) Medicare supplemental health insurance as defined under section 1882(g)
- 31           (1) of the federal Social Security Act [42 U.S.C. 1395ss(g)(1)];

- 1           (2) Coverage supplemental to the coverage provided under the Civilian Health  
2           and Medical Program of the Uniformed Services [10 U.S.C. ch. 55]; or  
3           (3) Similar supplemental coverage provided to coverage under a group health  
4           plan.
- 5       9. "Health carrier" or "carrier" means an entity subject to the insurance laws and rules of  
6       this state or which is subject to the jurisdiction of the commissioner which contracts or  
7       offers to contract to provide, deliver, arrange for, pay for, or reimburse any of the costs  
8       of health care services. The term may include a sickness and accident insurance  
9       company, a health maintenance organization, a nonprofit hospital and health service  
10       corporation, and any other entity providing a plan of health insurance, health benefits,  
11       or health services.
- 12       10. "Qualified dental plan" means a limited scope dental plan that has been certified in  
13       accordance with section 12 of this Act.
- 14       11. "Qualified employer" means a small employer that elects to make its full-time  
15       employees eligible for one or more qualified health plans offered through the  
16       exchange, and at the option of the employer, some or all of the employer's part-time  
17       employees, provided that the employer:
- 18           a. Has the employer's principal place of business in North Dakota and elects to  
19           provide coverage through the exchange to the employer's eligible employees,  
20           wherever employed; or
- 21           b. Elects to provide coverage through the exchange to all of the employer's eligible  
22           employees who are principally employed in this state.
- 23       12. "Qualified health plan" means a health benefit plan that has in effect a certification that  
24       the plan meets the criteria for certification described under section 1311(c) of the  
25       federal act and section 11 of this Act.
- 26       13. "Qualified individual" means an individual, including a minor, who:
- 27           a. Is seeking to enroll in a qualified health plan offered to individuals through the  
28           exchange;
- 29           b. Resides in this state;
- 30           c. At the time of enrollment, is not incarcerated, other than incarceration pending  
31           the disposition of charges; and

1           d. Is, and is reasonably expected to be, for the entire period for which enrollment is  
2           sought, a citizen or national of the United States or an alien lawfully present in  
3           the United States.

4    14.   "Secretary" means the secretary of the federal department of health and human  
5           services.

6    15.   "Small employer" means an employer that employed an average of at least two but not  
7           more than fifty employees during the preceding calendar year; however, by rule the  
8           commissioner may revise this definition to provide for a maximum number of  
9           employees in excess of fifty employees. For purposes of this subsection:

10           a. All persons treated as a single employer under subsection (b), (c), (m), or (o) of  
11           section 414 of the Internal Revenue Code of 1986 must be treated as a single  
12           employer;

13           b. An employer and any predecessor employer must be treated as a single  
14           employer;

15           c. All employees must be counted in accordance with state and federal law;

16           d. If an employer was not in existence throughout the preceding calendar year, the  
17           determination of whether that employer is a small employer must be based on  
18           the average number of employees which is reasonably expected that employer  
19           will employ on business days in the current calendar year; and

20           e. An employer that makes enrollment in qualified health plans offered in the small  
21           group market available to its employees through the exchange, and would cease  
22           to be a small employer by reason of an increase in the number of employees,  
23           shall continue to be treated as a small employer for purposes of sections 3  
24           through 15 of this Act as long as the employer continuously makes enrollment in  
25           qualified health plans available to its employees.

#### 26    **SECTION 4.**

##### 27    **Establishment of exchange - Board of directors.**

28    1.   The North Dakota health benefit exchange is established and constitutes a  
29           public-private partnership separate and distinct from the state, exercising functions  
30           delineated in sections 3 through 15 of this Act. By January 1, 2014, the exchange shall  
31           operate consistent with the federal act, subject to statutory authorization. Except as

1           directed by the federal act, the exchange may not duplicate or replace the duties of the  
2           commissioner established in chapter 26.1-01, including rate approval.

3           2. A board of directors shall govern the operation of the exchange and shall determine  
4           and establish the development, governance, and operation of the exchange. The  
5           board of directors is not an agency of the state and therefore does not have the  
6           authority to adopt rules pursuant to chapter 28-32. The board shall implement and  
7           operate the exchange in accordance with sections 3 through 15 of this Act and take all  
8           actions necessary to ensure by January 1, 2013, that the exchange is determined by  
9           the federal government to be ready to operate by January 1, 2014.

10       **SECTION 5.**

11       **Board of directors - Organization.**

12       1. The exchange must have a governing board of directors consisting of directors with  
13       expertise in the North Dakota health care system and private and public health care  
14       coverage. The initial membership of the board of directors is to be appointed as  
15       provided under this subsection. Within sixty days following the effective date of  
16       sections 3 through 15 of this Act, the house and senate majority leaders and the  
17       house and senate minority leaders each shall submit to the governor a list of five  
18       nominees who are not legislators or employees of the state or its political subdivisions,  
19       with neither caucus submitting the same nominee.

20       a. The nominations from the house majority leader must include at least one  
21       employee benefit specialist;

22       b. The nominations from the house minority leader must include at least one health  
23       economist or actuary;

24       c. The nominations from the senate majority leader must include at least one  
25       representative of health consumer advocates;

26       d. The nominations from the senate minority leader must include at least one  
27       representative of small business; and

28       e. The remaining nominees must have demonstrated and acknowledged expertise  
29       in at least one of the following areas: individual health care coverage, small  
30       employer health care coverage, health benefits plan administration, health care

1                   finance and economics, actuarial science, or administering a public or private  
2                   health care delivery system.

3           2. Within forty-five days of receipt of the nominees, the governor shall appoint two  
4           members from each list submitted under subsection 1. The appointments made under  
5           this subsection must include at least one employee benefits specialist, one health  
6           economist or actuary, one representative of small business, and one representative of  
7           health consumer advocates. The remaining four directors must have a demonstrated  
8           and acknowledged expertise in at least one of the following areas: individual health  
9           care coverage, small employer health care coverage, health benefits plan  
10           administration, health care finance and economics, actuarial science, or administering  
11           a public or private health care delivery system. Additionally, the governor shall appoint  
12           a ninth director to serve as chairman. The chairman may not be an employee of the  
13           state or its political subdivisions. The chairman shall serve as a nonvoting member  
14           except in the case of a tie.

15           3. The following directors shall serve as nonvoting, ex officio members of the board of  
16           directors:

17           a. The insurance commissioner or the commissioner's designee;

18           b. The director of the department of human services or the director's designee; and

19           c. The state health officer or the state health officer's designee.

20           4. Initial directors shall serve staggered terms not to exceed four years. Directors  
21           appointed thereafter shall serve two-year terms. A voting director whose term has  
22           expired or who otherwise leaves the board must be replaced by gubernatorial  
23           appointment. When a leaving voting director was nominated by one of the caucuses of  
24           the house or the senate, that leaving director's replacement must be appointed from a  
25           list of five nominees submitted by that caucus within thirty days after the director's  
26           departure. If the director to be replaced is the chairman, the governor shall appoint a  
27           new chairman within thirty days after the vacancy occurs. An individual appointed to  
28           replace a director who leaves the board before the expiration of the director's term  
29           may serve only the duration of the unexpired term. Directors may be reappointed to  
30           multiple terms.

- 1       5. A nominee may not be appointed if that nominee's participation in deliberations before  
2       or voting of the board would constitute a conflict of interest. A conflict of interest means  
3       an association including an economic interest or personal association of the director or  
4       the entity that director represents, that has the potential to bias or have the  
5       appearance of biasing a director's decisions in matters related to the exchange or the  
6       conduct of activities under sections 3 through 15 of this Act. Each director shall file  
7       with the secretary of state a statement of interest in a manner as prescribed by section  
8       16.1-09-03. Failure to disclose a statement of interest constitutes cause for removal  
9       from the board. Each director is responsible for acting in the interest of the public in  
10       discharging the director's duties. A voting director who develops such a conflict of  
11       interest must resign or be removed from the board.
- 12       6. Directors are entitled to reimbursement travel expenses while on official business.  
13       Meetings of the board are at the call of the chairman.
- 14       7. Although the exchange and the board are subject to the state's open meeting and  
15       open records laws, the exchange and board are not subject to any other law or  
16       regulation generally applicable to state agencies. Consistent with the open meeting  
17       laws, the board may hold executive sessions to consider proprietary or confidential  
18       nonpublished information.
- 19       8. Directors are not civilly or criminally liable and may not have any penalty or cause of  
20       action of any nature arise against the board of directors for any action taken or not  
21       taken, including any discretionary decision or failure to make a discretionary decision,  
22       when the action or inaction is done in good faith and in the performance of the powers  
23       and duties under sections 3 through 15 of this Act. This subsection does not prohibit  
24       legal actions against the board to enforce the board's statutory or contractual duties or  
25       obligations.
- 26       9. In recognition of the government-to-government relationship between the state and the  
27       federally recognized tribes in the state, the board shall consult with the Indian affairs  
28       commission and shall invite the executive director of the Indian affairs commission to  
29       board meetings.

30       **SECTION 6.**

1       **Consumer advisory group.**

2       1. Within sixty days following the initial appointment of directors, the board shall establish  
3       a consumer advisory group for the purpose of facilitating input from a variety of  
4       stakeholders on issues related to the duties and operation of the exchange and  
5       related issues.

6       2. Membership of the consumer advisory group must include:

7       a. Educated health care consumers who are enrollees in qualified health plans,  
8       including individuals with disabilities;

9       b. Individuals and entities with experience in facilitating enrollment in qualified  
10       health plans;

11       c. Agents and brokers;

12       d. Advocates for enrolling hard-to-reach populations;

13       e. Advocates for consumers with disabilities, mental illness, and chronic conditions;

14       f. Representatives of small businesses and self-employed individuals;

15       g. Representatives of health carriers that offer qualified health plans through the  
16       exchange;

17       h. Representatives of health carriers that do not offer qualified health plans through  
18       the exchange;

19       i. Representatives of the department of human services and the state department  
20       of health;

21       j. Representatives of other relevant state agencies, such as the insurance  
22       department and the information technology department;

23       k. Health care providers;

24       l. Public health experts; and

25       m. Representatives of large employers.

26       **SECTION 7.**

27       **Technical advisory group.**

28       1. Within sixty days after the initial directors are appointed, the board shall establish a  
29       technical advisory group that is charged with advising the board on actuarial, financial,  
30       and risk matters related to:

31       a. The transitional reinsurance program for the individual market;

- 1           **b.** Risk adjustment;
- 2           **c.** Risk corridors;
- 3           **d.** Measures to mitigate adverse selection;
- 4           **e.** Maintaining separate risk pools for the individual and small group markets or  
5           merging the risk pools, and the implications for the small group and individual  
6           markets both inside and outside the exchange; and
- 7           **f.** Whether to expand exchange eligibility to large employers.
- 8        **2.** The technical advisory group shall advise the board of directors on requirements,  
9           options, and waivers, if appropriate, to ensure that the board is informed of technical  
10           requirements under the federal act. Additionally, the technical advisory group shall  
11           make recommendations on issues related to consumers who may move between state  
12           public health care programs and qualified health plans offered in the exchange.

## 13        **SECTION 8.**

### 14        **Board of directors - Exchange - Duties.**

- 15        **1.** The board of directors shall appoint and provide administrative services to the  
16           consumer advisory group and the technical advisory group. The board may establish  
17           other advisory groups as appropriate to carry out the activities required under  
18           sections 3 through 15 of this Act.
- 19        **2.** The board of directors shall develop and the board and exchange shall operate in  
20           accordance with a plan of operation. The plan of operation must:
  - 21           **a.** Provide for the operation and governance of the exchange;
  - 22           **b.** Establish the procedure for the board of directors to elect or appoint officers,  
23           including hiring of an executive director of the exchange;
  - 24           **c.** Establish the manner of board voting;
  - 25           **d.** Establish a program to publicize the existence of the exchange, eligibility  
26           requirements for purchasing qualified health plans through the exchange,  
27           subsidies offered for purchasing qualified health plans offered through the  
28           exchange, and enrollment procedures and establish a program to foster public  
29           awareness of the exchange;
  - 30           **e.** Establish criteria and procedures for certifying qualified health plans in conformity  
31           with, and not to exceed the requirements of, the federal act;

- 1           f. Establish document retention policies and procedures;  
2           g. Establish a process for consulting with an appointed member of the attorney  
3           general's office for legal advice and interpretation with respect to the operations  
4           of the exchange; and  
5           h. Provide for an annual, independent financial audit of all the books and records of  
6           the exchange and a report of the independent audit must be available to the  
7           public.
- 8           3. The exchange may contract with an eligible entity for any of the exchange's functions  
9           described in sections 3 through 15 of this Act. For purposes of this subsection, an  
10           eligible entity may not be a health carrier and must be a person that is incorporated  
11           under and subject to the laws of one or more states and which has demonstrated  
12           experience on a state or regional basis in the individual or small group health  
13           insurance markets or in benefits administration or which has demonstrated experience  
14           in particular functions necessary in the specific operation of the exchange.
- 15           4. The exchange may enter information sharing agreements with federal and state  
16           agencies and other state exchanges to carry out the exchange's responsibilities under  
17           sections 3 through 15 of this Act provided such agreements include adequate  
18           protections with respect to the confidentiality of the information to be shared and  
19           comply with all state and federal laws and regulations. The exchange shall establish  
20           procedures and safeguards to protect the integrity and confidentiality of any data the  
21           exchange maintains.

22           **SECTION 9.**

23           **Exchange requirements.**

- 24           1. The exchange shall make qualified health plans available to qualified individuals and  
25           qualified employers beginning with effective dates by January 1, 2014.
- 26           2. The exchange may not make available any health benefit plan that is not a qualified  
27           health plan and may not make available any health plan for which product language  
28           and premium rates have not been approved by the commissioner.
- 29           3. The commissioner shall provide the exchange the following related to all premium rate  
30           filings by health carriers offering qualified health plans:

- 1           a. For premium rates approved as filed, the following certification by the health  
2           carrier's qualified actuary: "In my opinion, the premium rates to which this  
3           certification applies have been calculated according to generally accepted  
4           actuarial practices and are neither excessive, inadequate, nor unfairly  
5           discriminatory";
- 6           b. For premium rates modified through the rate approval process:
- 7           (1) The following certification by the commissioner's actuary: "In my opinion, the  
8           premium rates to which this certification applies have been calculated  
9           according to generally accepted actuarial practices and are neither  
10          excessive, inadequate, nor unfairly discriminatory"; and
- 11          (2) A statement by the commissioner's actuary identifying calculations or  
12          assumptions or both underlying the carrier's filed rates that were  
13          unreasonable to the actuary and which necessitated modification of the  
14          premium rates; and
- 15          c. For premium rates disapproved, a statement by the commissioner's actuary  
16          identifying calculations or assumptions, or both, underlying the carrier's filed rates  
17          that were unreasonable to the actuary and which necessitated disapproval.
- 18          4. The exchange shall allow a health carrier to offer a plan that provides limited scope  
19          dental benefits meeting the requirements of section 9832(c)(2)(A) of the Internal  
20          Revenue Code of 1986 through the exchange, either separately or in conjunction with  
21          a qualified health plan, if the plan provides pediatric dental benefits meeting the  
22          requirements of section 1302(b)(1)(J) of the federal act.
- 23          5. Neither the exchange nor a carrier offering health benefit plans through the exchange  
24          may charge an individual a fee or penalty for termination of coverage if the individual  
25          enrolls in another type of minimum essential coverage because the individual has  
26          become newly eligible for that coverage or because the individual's  
27          employer-sponsored coverage has become affordable under the standards of section  
28          36B(c)(2)(C) of the Internal Revenue Code of 1986.
- 29          6. In accordance with section 1312(b) of the federal act, the exchange may not prohibit a  
30          qualified individual enrolled in a qualified health plan offered through the exchange

1           from paying any applicable premium owed by the qualified individual to the health  
2           carrier issuing the qualified health plan.

3           7. The exchange may make a qualified health plan available notwithstanding any  
4           provision of state law that may require benefits other than the essential health benefits  
5           specified under section 1302(b) of the federal act. This section does not preclude a  
6           qualified health plan from voluntarily offering benefits in addition to essential health  
7           benefits specified under section 1302(b), including wellness programs.

8           8. As required by section 1311(d)(3)(B)(ii) of the federal act, to the extent that state law  
9           or regulation requires that a qualified health benefit plan offer benefits in addition to  
10           the essential health benefits specified under section 1302(b), the state shall make  
11           direct payments to an individual enrolled in a qualified health benefit plan or on behalf  
12           of an individual in order to defray the cost of any additional benefits directly to the  
13           qualified health benefit plan in which such individual is enrolled. To the extent that  
14           such funding to defray the cost for such additional benefits is not provided by the state,  
15           the qualified health plan is not required to provide such additional benefits.

16           9. Any standard or requirement adopted by the state pursuant to title I of the federal act,  
17           or any amendment to state legislation made by title I of the federal act, must be  
18           applied uniformly to all health benefit plans in each insurance market to which the  
19           standard and requirements apply.

20           10. The exchange may be an active or a passive purchaser or health insurance.

21           11. The exchange may not preclude the sale of health benefit plans through mechanisms  
22           outside the exchange, nor may the exchange preclude a qualified individual from  
23           enrolling in, or a qualified employer from selecting for the qualified employer's  
24           employees, a health benefit plan offered outside of the exchange.

25           12. The exchange may not prohibit a qualified individual from enrolling in any qualified  
26           health plan, except that in the case of a catastrophic plan described in section 1302(e)  
27           of the federal act, a qualified individual may enroll in the catastrophic plan only if the  
28           individual is eligible to enroll under section 1302(e)(2) of the federal act.

29           13. For employers that choose to offer defined contribution plans to qualified individuals,  
30           the exchange shall provide the option of choosing either an employee choice or an  
31           employer choice method of enrollment into the exchange. For employers that choose

1           to offer defined benefit plans, the exchange shall allow the employer to designate the  
2           health benefit plans available for the employees. Designated health benefit plans may  
3           be limited by the employer to a specific carrier or one or more specific qualified health  
4           plans.

5           **SECTION 10.**

6           **Exchange - Duties.**

7           The exchange shall:

- 8           1. Implement procedures for the certification, recertification, and decertification,  
9           consistent with guidelines developed by the secretary under section 1311(c) of the  
10           federal act and section 11 of this Act, of health benefit plans as qualified health plans.
- 11           2. Provide for the operation of a toll-free telephone hotline to respond to requests for  
12           assistance.
- 13           3. Provide for enrollment periods, as provided under section 1311(c)(6) of the federal act.
- 14           4. Maintain an internet website through which enrollees and prospective enrollees of  
15           qualified health plans may obtain standardized comparative information on such plans.
- 16           5. Assign a rating to each qualified health plan offered through the exchange in  
17           accordance with the criteria developed by the secretary under section 1311(c)(3) of  
18           the federal act, and determine each qualified health plan's level of coverage in  
19           accordance with regulations issued by the secretary under section 1302(d)(2)(A) of the  
20           federal act.
- 21           6. Use a standardized format for presenting health benefit options in the exchange,  
22           including the use of the uniform outline of coverage established under section 2715 of  
23           the federal Public Health Service Act.
- 24           7. In accordance with section 1413 of the federal act, inform individuals of eligibility  
25           requirements for the medicaid program under title XIX of the Social Security Act, the  
26           children's health insurance program under title XXI of the Social Security Act, or any  
27           applicable state or local public program, and if through screening of the application by  
28           the exchange, the exchange determines that any individual is eligible for any such  
29           program, enroll that individual in that program.
- 30           8. Establish and make available by electronic means a calculator to determine the actual  
31           cost of coverage after application of any premium tax credit under section 36B of the

1           Internal Revenue Code of 1986 and any cost-sharing reduction under section 1402 of  
2           the federal act.

3           9. Establish a process through which qualified employers may access coverage for their  
4           employees, to enable any qualified employer to specify a level of coverage so that any  
5           of the qualified employer's employees may enroll in any qualified health plan offered  
6           through the exchange at the specified level of coverage.

7           10. Subject to section 1411 of the federal act, grant a certification attesting that for  
8           purposes of the individual responsibility penalty under section 5000A of the Internal  
9           Revenue Code of 1986 an individual is exempt from the individual responsibility  
10           requirement or from the penalty imposed by that section because:

11           a. There is no affordable qualified health plan available through the exchange, or  
12           the individual's employer, covering the individual; or

13           b. The individual meets the requirements for any other such exemption from the  
14           individual responsibility requirement or penalty.

15           11. Transfer to the federal secretary of the treasury the following:

16           a. A list of the individuals who are issued a certification under subsection 9,  
17           including the name and taxpayer identification number of each individual;

18           b. The name and taxpayer identification number of each individual who was an  
19           employee of an employer but who was determined to be eligible for the premium  
20           tax credit under section 36B of the Internal Revenue Code of 1986 because:

21           (1) The employer did not provide minimum essential coverage; or

22           (2) The employer provided the minimum essential coverage, but it was

23           determined under section 36B(c)(2)(C) of the Internal Revenue Code to

24           either be unaffordable to the employee or not provide the required minimum  
25           actuarial value; and

26           c. The name and taxpayer identification number of:

27           (1) Each individual who notifies the exchange under section 1411(b)(4) of the  
28           federal act that the individual has changed employers; and

29           (2) Each individual who ceases coverage under a qualified health plan during a  
30           plan year and the effective date of that cessation.

- 1        12. Provide to each employer the name of each employee of the employer described in  
2        subdivision b of subsection 11 who ceases coverage under a qualified health plan  
3        during a plan year and the effective date of the cessation.
- 4        13. Perform duties required of the exchange by the secretary or the secretary of the  
5        treasury related to determining eligibility for premium tax credits, reduced cost-sharing,  
6        or individual responsibility requirement exemptions.
- 7        14. Select entities qualified to serve as navigators in accordance with section 1311(i) of  
8        the federal act and with standards developed by the secretary and award grants to  
9        enable navigators to:
- 10       a. Conduct public education activities to raise awareness of the availability of  
11       qualified health plans;
- 12       b. Distribute fair and impartial information concerning enrollment in qualified health  
13       plans and the availability of premium tax credits under section 36B of the Internal  
14       Revenue Code of 1986 and cost-sharing reductions under section 1402 of the  
15       federal act;
- 16       c. Facilitate enrollment in qualified health plans;
- 17       d. Provide referrals to any applicable office of health insurance consumer  
18       assistance or health insurance ombudsman established under section 2793 of  
19       the federal Public Health Service Act, or any other appropriate state agency for  
20       any enrollee with a grievance, complaint, or question regarding the enrollee's  
21       health benefit plan, coverage, or a determination under that plan or coverage;  
22       and
- 23       e. Provide information in a manner that is culturally and linguistically appropriate to  
24       the needs of the population being served by the exchange.
- 25       15. Consider the rate of premium growth within the exchange and outside the exchange in  
26       developing recommendations on whether to continue limiting qualified employer status  
27       to small employers.
- 28       16. Meet the following financial integrity requirements:
- 29       a. Keep an accurate accounting of all activities, receipts, and expenditures and  
30       annually submit to the secretary, the governor, the commissioner, and the  
31       legislative management a report concerning such accountings;

- 1           b. Fully cooperate with any investigation conducted by the secretary pursuant to the  
2           secretary's authority under the federal act and allow the secretary, in coordination  
3           with the inspector general of the federal department of health and human  
4           services, to:  
5           (1) Investigate the affairs of the exchange;  
6           (2) Examine the properties and records of the exchange; and  
7           (3) Require periodic reports in relation to the activities undertaken by the  
8           exchange; and  
9           c. In carrying out the exchange's activities under sections 3 through 15 of this Act,  
10          not use any funds intended for the administrative and operational expenses of  
11          the exchange for staff retreats, promotional giveaways, excessive executive  
12          compensation, or promotion of federal or state legislative and regulatory  
13          modifications.  
14          17. Any person that acts on behalf of the exchange must act as a fiduciary. Such person  
15          shall ensure that the exchange is operated solely in the interests of qualified  
16          individuals and qualified employers participating in qualified health plans offered  
17          through the exchange, and operated for the exclusive purpose of facilitating the  
18          purchase of qualified health plans.  
19          18. Any person that acts as a fiduciary on behalf of the exchange which breaches any of  
20          that person's responsibilities, obligations, or duties imposed by this section is liable to  
21          make good to the exchange, the qualified health plans offered through the exchange,  
22          or participants of qualified health plans offered through the exchange, any losses  
23          resulting from each breach, and is subject to such other legal or equitable relief as the  
24          court may deem appropriate, including removal of such fiduciary.  
25          19. As authorized under section 1312(e) of the federal act, allow agents or brokers to:  
26          a. Enroll qualified individuals and qualified employers in any qualified health plans in  
27          the individual or small group market as soon as the plan is offered through the  
28          exchange in the state; and  
29          b. Assist qualified individuals applying for premium tax credits and cost-sharing  
30          reductions for plans sold through the exchange.

- 1        20. If an individual sells, negotiates, or solicits insurance as defined in section 26.1-26-02,  
2        in enrolling a qualified individual in a qualified health plan, the individual must be  
3        licensed as an insurance producer under chapter 26.1-26.
- 4        21. In accordance with section 1312(c) of the federal act:
- 5        a. Except for grandfathered health plans, a health carrier shall consider all enrollees  
6        in all health plans members of a single risk pool offered by such carrier in the  
7        individual market, including those enrollees who do not enroll in such plans  
8        through the individual exchange.
- 9        b. Other than grandfathered health plans, a health carrier shall consider all  
10       enrollees in all health plans offered by such carrier in the small group market,  
11       including those enrollees who do not enroll in such plans through the exchange,  
12       to be members of a single risk pool.
- 13       c. This subsection does not prohibit the exchange from providing for a single risk  
14       pool for the individual market and the small group market.

15       **SECTION 11.**

16       **Health benefit plan certification.**

- 17       1. The exchange may certify a health benefit plan as a qualified health plan if:
- 18       a. The health benefit plan provides the essential health benefits package described  
19       in section 1302(a) of the federal act, except that the plan is not required to  
20       provide essential benefits that duplicate the minimum benefits of qualified dental  
21       plans, as provided in subsection 5, if:
- 22       (1) The exchange has determined that at least one qualified dental plan is  
23       available to supplement the plan's coverage; and
- 24       (2) In a form approved by the exchange, the carrier makes prominent  
25       disclosure at the time the carrier offers the plan that the plan does not  
26       provide the full range of essential pediatric benefits and that qualified dental  
27       plans providing those benefits and other dental benefits not covered by the  
28       plan are offered through the exchange;
- 29       b. The premium rates and contract language have been approved by the  
30       commissioner;

- 1           c. The health benefit plan provides at least a bronze level of coverage, as  
2           determined pursuant to subsection 5 of section 10 of this Act, unless the plan is  
3           certified as a qualified catastrophic plan, meets the requirements of section  
4           1302(e) of the federal act for catastrophic plans, and will only be offered to  
5           individuals eligible for catastrophic coverage;
- 6           d. The health benefit plan's cost-sharing requirements do not exceed the limits  
7           established under section 1302(c)(1) of the federal act, and if the plan is offered  
8           to a qualified employer, the plan's deductible does not exceed the limits  
9           established under section 1302(c)(2) of the federal act;
- 10          e. The health carrier offering the health benefit plan:
- 11           (1) Is licensed and in good standing to offer health insurance coverage in this  
12           state;
- 13           (2) Offers through the exchange at least one qualified health plan in the silver  
14           level and at least one plan in the gold level;
- 15           (3) Charges the same premium rate for each health benefit plan without regard  
16           to whether the plan is offered through the exchange and without regard to  
17           whether the plan is offered directly from the carrier or through an insurance  
18           producer;
- 19           (4) Does not charge any cancellation fees or penalties in violation of  
20           subsection 5 of section 9 of this Act; and
- 21           (5) Complies with the regulations developed by the secretary under section  
22           1311(d) of the federal act and such other requirements as the exchange  
23           may establish;
- 24          f. The health benefit plan meets the requirements of certification as promulgated by  
25           the secretary under section 1311(c)(1) of the federal act, which include minimum  
26           standards in the areas of marketing practices, network adequacy, essential  
27           community providers in underserved areas, accreditation, quality improvement,  
28           uniform enrollment forms and descriptions of coverage, and information on  
29           quality measures for health benefit plan performance; and

- 1           g. The exchange determines that making the health benefit plan available through  
2           the exchange is in the interest of qualified individuals and qualified employers in  
3           this state.
- 4           2. The exchange may not exclude a health benefit plan:
- 5           a. On the basis that the plan is a fee-for-service plan; or  
6           b. On the basis that the plan provides treatments necessary to prevent patients'  
7           deaths in circumstances the exchange determines are inappropriate or too costly.
- 8           3. Notwithstanding subsection 2, a health carrier that does not offer a qualified health  
9           plan in the exchange during the initial and subsequent annual open enrollment periods  
10           is prohibited from offering a qualified health plan in the exchange before the following  
11           annual open enrollment period. The exchange may permit a health carrier that did not  
12           offer a qualified health plan in the exchange during the initial and subsequent annual  
13           open enrollment periods to begin offering a qualified health plan before the following  
14           annual open enrollment period if the exchange determines that it is in the interest of  
15           qualified individuals and qualified employers in this state.
- 16           4. Except as otherwise provided in subsections 2 and 3, a health carrier that ceases to  
17           offer any qualified health plans in the exchange after January first of a plan year is  
18           prohibited from offering a new qualified health plan in the exchange for a period of two  
19           years from the date of the health carrier's exit from the exchange. This subsection  
20           does not prohibit an affiliated health carrier from continuing to offer a qualified health  
21           plan in the exchange. The exchange may permit a health carrier that ceases to offer  
22           any qualified health plans in the exchange after January first of a plan year to begin  
23           offering a new qualified health plan in the exchange if the exchange determines that  
24           making the qualified health plan available through the exchange is in the interest of  
25           qualified individuals and qualified employers in this state.
- 26           5. The exchange shall require each health carrier seeking certification of a health benefit  
27           plan as a qualified health plan to:
- 28           a. Submit verification that any premium increase was approved by the  
29           commissioner before implementation of that increase. The carrier shall  
30           prominently post the information on the carrier's internet website. The exchange  
31           shall take this information, along with the information and the recommendations

1           provided to the exchange by the commissioner under section 2794(b) of the  
2           federal Public Health Service Act, into consideration when determining whether to  
3           allow the carrier to make health benefit plans available through the exchange;

4           b. In plain language, as that term is defined in section 1311(e)(3)(B) of the federal  
5           act, make available to the public and submit to the exchange, the secretary, and  
6           the commissioner, accurate and timely disclosure of the following:

7           (1) Claims payment policies and practices;

8           (2) Periodic financial disclosures;

9           (3) Data on enrollment;

10          (4) Data on disenrollment;

11          (5) Data on the number of claims that are denied;

12          (6) Data on rating practices;

13          (7) Information on cost-sharing and payments with respect to any  
14          out-of-network coverage;

15          (8) Information on enrollee and participant rights under title I of the federal act;  
16          and

17          (9) Other information as determined appropriate by the secretary; and

18          c. Provide in a timely manner upon the request of the individual, the amount of  
19          cost-sharing, including deductibles, copayments, and coinsurance under the  
20          individual's health benefit plan or coverage that the individual would be  
21          responsible for paying with respect to the furnishing of a specific item or service  
22          by a participating provider. At a minimum, this information must be made  
23          available to the individual through an internet website and through other means  
24          for individuals without access to the internet.

25          6. The exchange may not exempt any health carrier seeking certification of a qualified  
26          health plan, regardless of the type or size of the carrier, from state licensure or  
27          solvency requirements and shall apply the criteria of this section in a manner that  
28          ensures parity between or among health carriers participating in the exchange.

29          7. The exchange shall give each health carrier the opportunity to appeal the denial of  
30          certification by the exchange of a health benefit plan. The appeal must include the  
31          opportunity for submission and consideration of facts, arguments, or proposals for

1           necessary adjustments to the health benefit plan or plans that were denied  
2           certification. To the extent that the exchange and the health carrier are unable to reach  
3           an agreement following the submission of such information, a hearing must be  
4           conducted by an administrative law judge, in accordance with state administrative  
5           hearing requirements under chapter 28-32, who must render a final decision.

6           **SECTION 12.**

7           **Qualified dental plans.**

8           Except as otherwise provided under this section, to the extent relevant, the provisions of  
9           sections 3 through 15 of this Act which are applicable to qualified health plans also apply to  
10          qualified dental plans. The carrier must be licensed to offer dental coverage, but need not be  
11          licensed to offer other health benefits; the plan must be limited to dental and oral health  
12          benefits, without substantially duplicating the benefits typically offered by health benefit plans  
13          without dental coverage and at a minimum must include the essential pediatric dental benefits  
14          prescribed by the secretary pursuant to section 1302(b)(1)(J) of the federal act, and such other  
15          dental benefits as the exchange or the secretary may specify by regulation; and carriers may  
16          jointly offer a comprehensive plan through the exchange in which the dental benefits are  
17          provided by a carrier through a qualified dental plan and the other benefits are provided by a  
18          carrier through a qualified health plan, provided that the plans are priced separately and are  
19          also made available for purchase separately at the same price.

20          **SECTION 13.**

21          **Funding - Publication of costs.**

- 22          1.   As required by section 1311(d)(5)(A) of the federal act, the exchange must be  
23          self-sustaining by January 1, 2015, or later as otherwise required by federal law. The  
24          governor shall prepare a budget for the exchange and shall submit the budget to the  
25          legislative assembly for approval.
- 26          2.   The exchange may charge assessments or user fees to health carriers or otherwise  
27          may generate funding necessary to support exchange operations provided under  
28          sections 3 through 15 of this Act. The exchange shall consider funding exchange  
29          operations through a mechanism that replaces insurer assessments previously used  
30          to fund the comprehensive association of North Dakota.

1       3. Services performed by the exchange on behalf of other state or federal programs may  
2       not be funded with assessments or user fees collected from health carriers.

3       4. Any funding unspent by the exchange must be used for future state operation of the  
4       exchange or returned to health carriers as a credit if the state charges fees to carriers.

5       5. The exchange shall publish the administrative and operational costs of the exchange  
6       on an internet website to educate consumers on such costs. The information  
7       published must include the amount of premiums and federal premium subsidies  
8       collected by the exchange; the amount and source of any other fees collected by the  
9       exchange for purposes of supporting its operations; and any money lost to waste,  
10       fraud, and abuse.

11       **SECTION 14.**

12       **Rules - Policies.**

13       The board of directors may develop policies and procedures to implement the provisions of  
14       sections 3 through 15 of this Act. Policies and procedures developed under this section may not  
15       conflict with or prevent the application of regulations promulgated by the secretary under the  
16       federal act or exceed the rules enforced by the commissioner.

17       **SECTION 15.**

18       **Application.**

19       Sections 3 through 15 of this Act and actions taken by the exchange pursuant to sections 3  
20       through 15 of this Act do not preempt or supersede the authority of the commissioner to  
21       regulate the business of insurance within this state. Except as expressly provided to the  
22       contrary in this Act, all health carriers offering qualified health plans in this state shall comply  
23       with all applicable health insurance laws of this state and rules adopted and orders issued by  
24       the commissioner.

25       **SECTION 16. REPEAL.** Chapter 26.1-08 of the North Dakota Century Code is repealed.

26       **SECTION 17. APPLICATION.** If the state's health benefit exchange is not approved or  
27       conditionally approved by the federal department of health and human services by January 1,  
28       2013, all state agencies shall cooperate with the federal government to assist the federal  
29       government in establishing and administering a federally administered health benefit exchange  
30       to be operational by January 1, 2014.

1       **SECTION 18. EFFECTIVE DATE.** Sections 2 and 16 of this Act become effective  
2 January 1, 2014. Section 1 of this Act becomes effective January 1, 2015.

3       **SECTION 19. EMERGENCY.** Sections 3 through 15 of this Act are declared to be an  
4 emergency measure.