GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 649 Committee Substitute Favorable 5/1/13 Third Edition Engrossed 5/2/13 PROPOSED COMMITTEE SUBSTITUTE H649-PCS70430-TJ-43

Short Title: Small Group Health Ins. Technical Changes. (Public)

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Sponsors:

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Referred to:

April 10, 2013

A BILL TO BE ENTITLED

- 2 AN ACT TO MAKE TECHNICAL CHANGES TO THE SMALL EMPLOYER GROUP 3 HEALTH COVERAGE REFORM ACT TO MITIGATE THE EFFECTS OF THE 4 FEDERAL AFFORDABLE CARE ACT ON NORTH CAROLINA'S SMALL 5 BUSINESSES. 6
- The General Assembly of North Carolina enacts:

7 **SECTION 1.** Corrections to small group act. – No small employer carrier shall be 8 required to issue the basic or standard health benefit plan as described in G.S. 58-50-125(a). Any basic or standard health benefit plans described in G.S. 58-50-125(a) that are not 9 "grandfathered health plans," as that term is used under Section 1251 of the Affordable Care 10 Act, P.L. 11-148, as amended, shall be terminated on the next anniversary date on or after 11 January 1, 2014, and the small employer carrier shall offer the employer replacement coverage 12 from available small group health benefit plans pursuant to and in accordance with all 13 applicable State and federal laws and regulations. The termination shall be preceded by a 14 90-day notice to the Commissioner, the employer policyholder, the participants, and the 15 beneficiaries. If the plan is issued to a self-employed individual, as defined in 16 G.S. 58-50-110(21a), then the small employer carrier shall offer (i) replacement coverage from 17 available individual health benefit plans or (ii) if the small employer carrier does not offer 18 individual health benefit plans in this State, then individual conversion coverage pursuant to 19 20 G.S. 58-53-45.

21 SECTION 2.(a) The following are repealed: G.S. 58-50-126, 58-50-127, 22 58-50-135, 58-50-155, and 58-50-156. 23

SECTION 2.(b) G.S. 58-50-110 reads as rewritten:

24 "§ 58-50-110. Definitions.

As used in this Act:

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(10a) "Grandfathered health plan" means a health benefit plan providing coverage considered grandfathered health coverage described in 45 C.F.R. §147.140(a).

(22)"Small employer" means any individual actively engaged in business that, on at least fifty percent (50%) of its working days during the preceding calendar quarter, employed no more than 50 eligible employees, the majority of whom are employed within this State, and is not formed primarily for



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1 2 3 4 5 6		purposes of buying health insurance and in w employer-employee relationship exists. In determin eligible employees, companies that are affiliated con eligible to file a combined tax return for purposes of ta shall be considered one employer. Subsequent to the benefit plan to a small employer and for the purp	ing the number of mpanies, or that are axation by this State, issuance of a health
7		eligibility, the size of a small employer shall be determi	
8		as otherwise specifically provided, the provisions of the	
9		small employer shall continue to apply until the plan a	• •
0		the date the small employer no longer meets the n	-
1 2		definition. For purposes of this Act, subsection, the tincludes self-employed individuals. Effective January 1.	1.
2 3		shall apply only to grandfathered group health plans sub	
4	(22a)	"Small employer" means, in connection with a non-	•
5	<u></u>	health plan with respect to a calendar year and a plan y	
6		employed an average of at least one but not more the	
7		business days during the preceding calendar year and	
8		one employee on the first day of the plan year. The n	
9 0		shall be determined using the method set forth in section Internal Revenue Code.	<u>n 4980H(c)(2) of the</u>
.0	"	Internal Revenue Code.	
2	SECT	ION 2.(c) G.S. 58-50-115 reads as rewritten:	
3		ealth benefit plans subject to Act.	
4	(a) A hea	Ith benefit plan is subject to this Act if it provides heal	th benefits for small
25		employed individuals and if any of the following conditi	
6	(1)	Any part of the premiums or benefits is paid by a sm	1 1
7 8		covered individual is reimbursed, whether through wa	0 5
8 9	(2)	otherwise, by a small employer for any portion of the pr The health benefit plan is treated by the employer or	
0	(2)	self employed individuals as part of a plan or program	•
1		sections 106, 125, or 162 of the United States Internal R	
2	(3)	The small employer or self-employed individuals have	
3		deductions for the eligible enrollees for the health benef	it plans.
4	• • • •	led by Session Laws 1993, c. 529, s. 3.5."	
5		ION 2.(d) G.S. 58-50-125(d) reads as rewritten:	
6		ondition of transacting business as a small employer car	
7 8		r offer small employers at least one basic and one standar verages provided in G.S. 58-50-126. Every small emplo	1
9		ch a plan and agrees to make the required premium pay	•
0		ons of the plan shall be issued such a plan by the small e	•
1		t requirements used in connection with basic and stand	
2	•	potential credit risk of small employers that elect coverage	F
3	-	reans of payment security provisions that are reasonal	Hy related to the risk
4	and are uniformly applied.		
5 6	If a small employer carrier offers coverage to a small employer, the small employer carrier shell offer coverage to all aligible employees of a small employeer and their dependents. A small		
0 7	shall offer coverage to all eligible employees of a small employer and their dependents. A small employer carrier shall not offer coverage to only certain individuals in a small employer group		
8	except in the case of late enrollees as provided in G.S. 58-50-130(a)(4b). A small employer		
9	carrier shall not modify any health benefit plan with respect to a small employer, any eligible		
0	employee, or dependent through riders, endorsements, or otherwise, in order to restrict or		
51	exclude coverage	for certain diseases or medical conditions otherwise c	overed by the health

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1	benefit plan. In the case of an eligible employee or dependent of an eligible employee who,
2	before the effective date of the plan, was excluded from coverage or denied coverage by a small
3	employer carrier in the process of providing a health benefit plan to an eligible small employer,
4	the small employer carrier shall provide an opportunity for the eligible employee or dependent
5	of an eligible employee to enroll in the health benefit plan currently held by the small
6	employer."
7	SECTION 2.(e) Effective January 1, 2015, subsections (a) and (a1) of
8	G.S. 58-50-125 are repealed.
9	SECTION 2.(f) G.S. 58-50-130 reads as rewritten:
10	"§ 58-50-130. Required health care plan provisions.
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12	(b) For all small employer health benefit plans that are grandfathered health benefit
12	<u>plans and that are subject to this section, the premium rates are subject to all of the following</u>
14	provisions:
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16	SECTION 2.(g) G.S. 58-50-130 is amended by adding the following new
17	subsections to read:
18	"(b1) For all small employer health benefit plans that are not grandfathered health benefit
19	plans and that are subject to this section, the premium rates are subject to all of the following
20	provisions:
21	(1) A small employer carrier shall use a method to develop premiums for small
22	employer group health benefit plans that are not grandfathered health plans
23	which spreads financial risk across a large population and allows
24	adjustments for only the following factors:
25	a. Age, except that the rate shall not vary by more than three to one for
26	<u>adults.</u>
27	b. Whether the plan or coverage covers individual or family.
28	c. <u>Geographic rating areas.</u>
29	d. <u>Tobacco use, except that the rate shall not vary by more than one and</u>
30	one-half to one due to tobacco use.
31	With respect to family coverage under a health benefit plan, the rating
32	variations for age and tobacco use shall be applied based on the portion of
33	premium that is attributable to each family member covered under the plan.
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	(2) <u>A small employer carrier shall consider the claims experience of all</u>
35	enrollees in all small employer group health benefit plans that are not
36	grandfathered health plans offered by the insurer in the small employer
37	group market in this State to be members of a single risk pool. No small
38	employer carrier shall consider claims experience of grandfathered health
39	plans in developing the single risk pool.
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41	(i) A small employer carrier shall not modify the premium rate charged to a small
42	group non-grandfathered health benefit plan or a small employer group member, including
43	changes in rates related to the increasing age of a group member, for 12 months from the initial
44	issue date or renewal date."
45	SECTION 3.(a) G.S. 58-50-110(22a) is repealed.
46	SECTION 3.(b) G.S. 58-50-110 reads as rewritten:
47	"§ 58-50-110. Definitions.
48	As used in this Act:
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4) 50	(22b) "Small employer" means, in connection with a non-grandfathered group
51	health plan with respect to a calendar year and a plan year, an employer who
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1	employed an average of at least one but not more than 100 employees on
2	business days during the preceding calendar year and who employs at least
3	one employee on the first day of the plan year. The number of employees
4	shall be determined using the method set forth in section 4980H(c)(2) of the
5	Internal Revenue Code.
6	" • • • •
7	SECTION 4. The Department of Insurance shall adopt rules to implement this Act.
8	SECTION 5. Section 1 of this Act is effective when it becomes law. Except as
9	otherwise provided in that section, Section 2 of this Act becomes effective January 1, 2014, and
10	applies to all insurance contracts and policies issued, renewed, or amended on or after that date.
11	Section 3 of this Act becomes effective January 1, 2016. The remainder of this act is effective
12	when it becomes law.