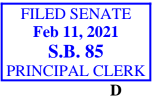
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021



SENATE BILL DRS45073-MR-22A

	Short Title:	Allow Vision Service Corporations.	(Public)
	Sponsors:	Senators Corbin, Burgin, and Woodard (Primary Sponsors).	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	ΔΝ ΔΟΤ ΤΟ	A BILL TO BE ENTITLED	CHNICAL
3		NFORMING CHANGES TO CHAPTER 58 OF THE GENERAL STA	
4		Assembly of North Carolina enacts:	TUILS.
5		Assembly of North Caronna enacts.	
6	PARTIAL	LOW VISION SERVICE CORPORATIONS	
7		ECTION 1. Part I of Article 65 of Chapter 58 of the General Statut	es reads as
8	rewritten:	Deficit if full for finable of or enapter 50 of the Ceneral Statut	
9		"Article 65.	
10	"Dent	al, Hospital, Medical and Dental Medical, and Vision Service Corporati	ons
11		"Part 1. In General.	01151
12	"§ 58-65-1.	Regulation and definitions; application of other laws; profit a	nd foreign
13		prorations prohibited.	
14		ny corporation organized under the general corporation laws of the Sta	te of North
15		the purpose of maintaining and operating a nonprofit hospital or medic	
16		tal, medical, or vision service plan whereby hospital care or medical or de	
17		tal, medical, or vision care or services may be provided in whole or in	
18		or by hospitals, physicians, optometrists, or dentists participating in t	
19		e governed by this Article and Article 66 of this Chapter and shall be ex	
20	all other prov	visions of the insurance laws of this State, unless otherwise provided.	_
21	The term	"hospital service plan" as used in this Article includes the contracting	for certain
22	fees for, or fu	urnishing of, hospital care, laboratory facilities, X-ray facilities, drugs,	appliances,
23	anesthesia, n	ursing care, operating and obstetrical equipment, accommodations or	r any other
24	services authories authories and a service service and a service servi	orized or permitted to be furnished by a hospital under the laws of the Sta	te of North
25	Carolina and	approved by the North Carolina Hospital Association or the America	an Medical
26	Association.		
27	The term	redical service plan" as used in this Article includes the contract	ing for the
28		ees toward, or furnishing of, medical, obstetrical, surgical or any other p	
29		orized or permitted to be furnished by a duly licensed physician or oth	
30		. 58-50-30. The term "medical services plan" also includes the contract	
31		ees toward, or furnishing of, professional medical services authorized o	
32		ed by a duly licensed provider of health services licensed under Chapte	r 90 of the
33	General Statu		
34		"dental service plan" as used in this Article includes contracting for the	
35	fees toward, (or furnishing of dental or any other professional services authorized or p	permitted to

be furnished by a duly licensed dentist.



S

1		nospital service corporation" as used in this Article is intended to mean any
2		ration operating a hospital or medical or dental service plan, as defined in this
3	-	rporation organized and subject to the provisions of this Article, the certificate of
4	-	f which authorizes the operation of either a hospital or medical or dental service
5		all of them, may, with the approval of the Commissioner, issue subscribers'
6		tificates approved by the Commissioner of Insurance, for the payment of either
7	1	ical or dental fees, or the furnishing of such services, or any or all of them, and
8		contracts with hospitals for physicians or dentists, or any or all of them, for the
9		es or services respectively under a hospital or medical or dental service plan, or
10	any or all of the	
11	-	referred provider" as used in this Article with respect to contracts, organizations,
12	1	rwise means a health care service provider who has agreed to accept, from a
13		anized for the purposes authorized by this Article or other applicable law, special
14		terms in exchange for providing services to beneficiaries of a plan administered
15	pursuant to this	
16		ull service corporation" as used in this Article means any corporation organized
17	-	sions of this Article that offers a medical service plan or a hospital service plan.
18		ngle service corporation" as used in this Article means any corporation organized
19	-	sions of this Article that offers only a dental service plan.
20		the approval of the Commissioner, any corporation organized and subject to the
21	-	is Article, the certificate of incorporation of which authorizes the operation of
22		hospital, medical, or vision service plan, or any combination of those plans, may
23	do both of the fe	
24	<u>(1)</u>	Issue subscribers' contracts or certificates for the provision of, or the payment
25		of fees for, dental, hospital, medical, or vision service or care, or any or all of
26		those services or care as applicable.
27	<u>(2)</u>	Enter into contracts with hospitals, physicians, dentists, optometrists, or any
28		or all of those health care providers, for the provision of, or the payment of
29		fees for, services or care under a dental, hospital, medical, or vision service
30		plan, or any combination of those plans.
31	· · ·	1gh (c) Repealed by Session Laws 2001-297.
32		oreign or alien hospital or medical or dental dental, hospital, medical, or vision
33	1	ion as herein defined shall be authorized to do business in this State.
34		Definitions applicable to this Article.
35		ng definitions apply in this Article:
36	<u>(1)</u>	Dental service corporation Any nonprofit corporation operating a dental
37		service plan.
38	<u>(2)</u>	Dental service plan. – A contract for the provision of, or the payment of fees
39		for, dental care or dental services, including any other professional services
40		authorized or permitted to be provided by a duly licensed dentist.
41	<u>(3)</u>	Full-service corporation. – Any corporation organized under the provisions of
42		this Article that offers a medical service plan or a hospital service plan.
43	<u>(4)</u>	Hospital service corporation. – Any nonprofit corporation that operates a
44		hospital service plan.
45	<u>(5)</u>	Hospital service plan. – Any contract for the provision of, or the payment of
46		fees for, hospital care, laboratory facilities, X-ray facilities, drugs, health care
47		appliances, anesthesia, nursing care, operating and obstetrical equipment, or
48		health care accommodations, including any other services permitted to be
49 50		provided by a hospital under the laws of this State and approved by the North
50		Carolina Hospital Association or the American Medical Association.

	General Assemb	bly Of North Carolina	Session 2021
1	<u>(6)</u>	Medical service plan. – Any contract for the furnishing of	, or the payment of
2		fees for, any of the following:	· · · · ·
3		a. Medical, obstetrical, surgical, or any other pro	ofessional services
4		authorized or permitted to be provided by a duly lice	
5		other provider listed in G.S. 58-50-30.	
6		b. Professional medical services authorized or permi	tted to be provided
7		by a health care provider licensed under Chapter	
8		Statutes.	<u>yo or the contrar</u>
9	<u>(7)</u>	Preferred provider. – A health care provider who has agree	ed to accept from a
10	<u>(7)</u>	corporation organized for the purposes authorized by the	-
11		reimbursement terms in exchange for providing services to	_
12		full-service plan administered pursuant to this Article.	<u>o beneficiaries or a</u>
12	<u>(8)</u>	Single-service corporation. – Any corporation organized u	nder the provisions
14	<u>(0)</u>	of this Article that offers any of the following:	inder the provisions
15		a. Only a dental service plan.	
16		b. Only a vision service plan.	
10			but no other plans
18	(0)	<u>c.</u> <u>Both a dental service plan and a vision service plan</u> . Vision service corporation. – Any nonprofit corporation	-
10	<u>(9)</u>	service plan.	operating a vision
20	<u>(10)</u>	Vision service plan. – Any contract for the provision of,	or the payment of
20	<u>(10)</u>	fees for, vision care or vision services, including any	
21		•••	-
22		services permitted to be provided by a duly licens ophthalmologist.	eu optometrist of
23 24	"8 58 65 2 Oth	er laws applicable to <u>all</u> service corporations.	
24 25			a full convice and
23 26		ng provisions of this Chapter are applicable to service	<u>e full-service and</u>
20		proportions that are subject to this Article:	avamptions from
28	$0.5. \ 50-2-12$	5Authority over all insurance companies; no license.	exemptions from
28 29		ncense.	
29 30	 GS 58 50 2	90 Health benefit plans or insurers contracting for	or the provision of
31	0.5. 56-50-2	dental services; no limitation on fees for nonco	-
32	C C S 50 50 2		
	<u>G.S. 58-50-3</u>		-
33		vision services or materials; no limitation on for	ees for noncovered
34		services or materials.	
35		5(a)(2)b Accident and health policy provisions.	
36		7 Portability for accident and health insurance.	1
37	G.S. 38-31-2	5 Policy coverage to continue as to children wit	
38		physical disability or dependent students on m	hedically necessary
39 40	C C 50 51 0	leave of absence.	C
40	G.S. 38-31-9	5(h),(i),(j) Approval by Commissioner of forms, classi	fication and rates;
41		hearings; exceptions.	
42		ntract for joint assumption or underwriting of risks.	
43	•	vice or single-service corporation organized or regulated by the	-
44		cle 66 of this Chapter is authorized to enter into such contra	•
45 46	-	on for joint assumption or underwriting of any part or all part	
46 47	-	n such terms and conditions as that are approved by the	commissioner of
47 19	Insurance.	nomium on duog noid hy amplayon amplayor and the	n agant an isi-41-
48		remium or dues paid by employer, employee, principal c	n agent or jointly
49 50		everally.paid.	a provisiona of this
50 51		premium or dues charged by a corporation regulated under th	1

or jointly and severally. agent. The term "employer" as used herein in this section includes 1 2 counties, municipal corporations, and all departments or subdivisions of the State, county, 3 municipal corporation, and official boards including city and county boards of alcoholic control, 4 together with all others occupying the status of employer and employee, principal and agent. 5 Any premium or dues charged by a corporation regulated under the provisions of this (b) 6 Article and Article 66 of this Chapter may be paid jointly and severally. 7 8 "§ 58-65-25. Hospital, physician and dentist physician, dentist, and optometrist contracts. 9 Any full-service corporation organized under this Article may enter into contracts for (a) 10 the rendering of hospital service to any of its subscribers by hospitals approved by the American Medical Association and/or or the North Carolina Hospital Association, and Association. 11 12 (a1) Any full-service or single-service corporation may enter into contracts for the 13 furnishing provision of, or the payment in whole or in part for, medical and/or dental medical, 14 dental, or vision services rendered to any of its subscribers by duly licensed physicians and/or 15 dentists. physicians, dentists, or optometrists in accordance with this Article. All obligations arising under contracts issued by such corporations a full-service or 16 (a2) 17 single-service corporation to its subscribers shall be satisfied by payments made (i) directly to 18 the hospitals or hospitals and/or physicians and/or dentists or health care provider rendering such 19 the service, or direct-(ii) directly to the subscriber or his, her, or their the subscriber's legal 20 representatives upon the receipt by the corporation from the subscriber of a statement marked 21 paid by the hospital(s) and/or physician(s) and/or dentist(s) or both hospital or hospitals or health 22 care provider rendering such service, and all such payments heretofore made are hereby ratified. 23 the applicable service. Nothing in this section shall be construed to discriminate against hospitals 24 conducted by other schools of medical practice. 25 All certificates, plans or contracts issued to subscribers or other persons by hospital (b) 26 and medical and/or dental service full-service or single-service corporations operating under this 27 Article shall contain in substance a provision as follows: "After two years from the date of issue 28 of this certificate, contract or plan no misstatements, except fraudulent misstatements made by 29 the applicant in the application for such certificate, contract or plan, shall be used to void said 30 certificate, contract or plan, or to deny a claim for loss incurred or disability (as therein defined) 31 commencing after the expiration of such two-year period." 32 33 "§ 58-65-50. Application for certificate of authority or license. 34 No corporation subject to the provisions of this Article and Article 66 of this Chapter shall 35 issue contracts for the rendering of hospital or medical and/or dental dental, hospital, medical, or 36 vision service to subscribers, until the Commissioner of Insurance has, by formal certificate or 37 license, authorized it to do so. Application for such a certificate of authority or license shall be 38 made on forms to be supplied by the Commissioner of Insurance, Insurance and containing such 39 any information as he shall deem necessary. required by the Commissioner. Each application for 40 such a certificate of authority or license, as a part thereof shall be accompanied by license shall include duplicate copies of the following documents duly certified by at least two of the executive 41 42 officers of such-the corporation: 43 Certificate of incorporation with all amendments thereto.incorporation, (1)44 including any amendments. 45 Bylaws with all amendments thereto. Bylaws, including any amendments. (2)46 (3) Each contract executed or proposed to be executed by and between the 47 corporation and any participating hospital, and/or physicians hospital or health 48 care provider under the terms of which hospital and/or medical and/or dental 49 dental, hospital, medical, or vision service is to be furnished to subscribers to 50 the plan.

	General Assemb	oly Of North Carolina	Session 2021
1 2 3 4 5	(4)	Each form of contract, application, rider, and endorsement to be issued to subscribers to the plan, or in renewal of a subscribers to the plan, together with a table of rates ch be charged to subscribers for each form of <u>such-the</u> contra- Financial statement of the corporation which shall include	any of contracts with arged or proposed to ract.
6 7 8		contribution paid or agreed to be paid to the corporation the name or names of each contributor <u>contributor</u>, and contribution.	for working capital,
9	"§ 58-65-55. Iss	uance and continuation of license.	
10		corporation subject to this Article shall pay to the Comm	sissioner a fee of two
11		llars (\$250.00) for filing an application for a license. F	
12		s with the filing. Before issuing or continuing any such-	
13	-	e, the Commissioner may make such an examination or	
14	Commissioner de	eems expedient. The Commissioner shall issue a license up	pon the payment of a
15	fee of one thousa	nd five hundred dollars (\$1,500) for a single service single	e-service corporation
16	or two thousand f	five hundred dollars (\$2,500) for a full service full-service	corporation and upon
17	being satisfied or	n the following points:	
18	(1)	The applicant is established as a bona fide nonpro-	1
19		corporation as defined by this Article and Article 66 of t	-
20	(2)	The rates charged and benefits to be provided are fair an	
21	(3)	The amounts provided as working capital of the corpo	
22		only out of earned income in excess of amounts paid and	
23		expenses and hospital and medical and/or dental expense	
24 25		the Department deems adequate, as provided hereina	
25		medical, or vision expenses, and the reserve is deem	ned adequate by the
26 27	(A)	Department. That the The encount of monor estually encilable for a	wanting conital has is
27 28	(4)	That the <u>The</u> amount of money actually available for v sufficient to carry all acquisition costs and operating expe	•
28 29		period of time from the date of the issuance of the certifi	
30	(b) The li	icense shall continue in full force and effect, subject to p	
31		tion fee of one thousand five hundred dollars (\$1,500)	
32		propriation or two thousand five hundred dollars $(\$2,500)$	
33	-	oration, subject to all other provisions of subsection (a)	
34	-	her applicable provisions of the insurance laws of this State	
35	5 5	bscribers' contracts; required and prohibited provision	
36			
37	(c) Every	contract entered into by any such corporation subject to t	the provisions of this
38	Article and Artic	le 66 of this Chapter with any subscriber thereof of the co	orporation shall be in
39		tificate stating the terms and conditions thereof of the contr	
40		to be kept by him. the subscriber. No such certificate form	
41	-	oups of 10 or more certificate holders or those issued pursu	• •
42	-	g 10 or more certificate holders shall be made, issued or d	
43		s the following provisions, provided, however, groups b	
44		s complying with and maintaining eligibility status under	
45	•	ioner of Insurance for group enrollment may be cancelle	
46 47		s below the minimum participation of five certificate hol	uers; or 11 the group
47 48	0 1	hospital, medical or surgical coverage:	w the automiter and
48 49	(1)	A statement of the amount payable to the corporation be the times at which and manner in which such the requ	
49 50		paid; this provision may be inserted in the applicatio	
50 51		certificate. Application The application need not be attac	

(General Assem	bly Of I	North C	arolina	Session 2021
_	(2)	A stat	tement o	f the nature of the benefits to be furnished and	the period during
				ill be furnished.	0
	(3)		•	f the terms and conditions, if any, upon which	the contract may
				or otherwise terminated at the option of	•
				Il be in the following language:	erenter party. The
		a.		wability": <u>Renewability.</u> Any contract	subject to the
		u.	provis	ions of this subdivision is renewable at t	he option of the
			-	iber unless sufficient notice in writing of non	_
				subscriber by the corporation addressed to	
				ed with the corporation.	the last address
		b.		cient notice" Sufficient notice. – The notice re	auired shall be as
		υ.	follow		<u>squireu</u> sitait de as
					on during the first
			1.	During the first year of any such contract,	-
				year following any lapse and reinstatement,	or reenronment, a
			2	period of 30 days.	
			2.	During the second and subsequent year	
				coverage, a number of full calendar mo	•
				equivalent to one fourth the number of mor	
				coverage from the first anniversary of the	
				reinstatement or reenrollment, whichever da	
			2	to the date of mailing of such the <u>30-day</u> not	
			3.	No period of required notice shall exceed t	•
				renewal hereunder shall renew any such cont	
				beyond the required period of notice e	
				agreement of the subscriber and corporation	
		<u>c.</u>		ications, terminations, and cancellations. – Th	-
				ied, terminated or cancelled by the corporation	n at any time at its
			-	, upon: <u>upon any of the following:</u>	
			a.<u>1.</u>	Nonpayment by the subscriber of fees or due	
			<u>b.2.</u>	Failure or refusal by the subscriber to cor	- ·
				benefit changes approved by the Com	imissioner under
			2	G.S. 58-65-45.	
			e.<u>3.</u>	Failure or refusal by the subscriber after 30 d	•
				to subscriber to transfer into hospital, me	
				dental, hospital, medical, or vision service pla	-
				to which the subscriber has changed resider	-
				for or to which corporation is required to tra	insfer by interplan
				agreement of transfer.	
	(4)			hat the contract includes the endorsement the	
			•	, and together with the applications contains the	
	(5)			hat if the subscriber defaults in making any H	• • • • • • • • • • • • • • • • • • • •
				ntract, then the subsequent acceptance of a	
		-		its home office shall reinstate the contract, b	-
				injury, only to cover such sickness as may b	
) days after the date of such acceptance.a	cceptance of the
		paym	ent.		
		-		ve medical treatment in tax-supported inst	
		-		cal or dental dental, hospital, medical, or vi	-
(contract, or certi	ficate go	overned	by this Article and Article 66 of this Chapter	shall be delivered.

51 issued, executed, or renewed in this State, or approved for issuance or renewal in this State, unless

	General Assembly Of North Carolina	Session 2021
1 2 3 4 5	it provides for the payment of benefits for charges made for medica licensed State tax-supported institutions on a basis no less favorable th apply had the medical care been rendered by any other public or privat The term "State tax-supported institutions" includes community mental health clinics which that are certified as Medicaid providers.	han the basis that would e institution or provider.
6	heatin ennies which <u>that</u> are certified as medicate providers.	
7	"§ 58-65-70. Contracts to cover any person possessing the sickle cel	l trait or hemoglobin C
8	trait.	
9	No hospital, medical, dental, or any health service full-service or si	ngle-service corporation
10	governed by this Article and Article 66 of this Chapter shall refuse do e	
11	(1) <u>Refuse to issue or deliver any individual or group h</u>	
12	vision, or health service contract in this State which	-
13	delivery in this State, and which affords that provides	benefits or coverage for
14	any medical-health care treatment or service author	rized or permitted to be
15	furnished provided by a hospital, elinic, family hea	lth clinic, neighborhood
16	health clinic, health maintenance organization,	- physician, - physician's
17	assistant, nurse practitioner or any medical service	•
18	facility, or health care personnel, on account of the fa	1
19	to be insured possesses sickle cell trait or hemoglob	· · · ·
20	such policy issued and delivered in this State carry tr	
21	(2) <u>Issue and deliver a policy that has a higher premium remined and the second secon</u>	-
22	of the fact that the person who is to be insured posses	sses sickle cell trait.
23		
24 25	"§ 58-65-95. Investments and reserves.	by those exacts normitted
23 26	(a) Corporations subject to this Article shall invest in or hold on by Article 7 of this Chapter for life and health insurance companies.	ny mose assets permitted
20 27	(b) Every such corporation shall accumulate and maintain, in ad	dition to proper reserves
28	for current administrative liabilities and whatever reserves are deemed to	
20 29	by the Commissioner for unpaid hospital, medical, or dental dental, hos	1 1 1
30	bills and unearned membership dues, a special contingent surplus or rese	-
31	annually of its gross annual collections from membership dues, exclusion	
32	plus plans, until the reserve equals an amount that is three times its avera	
33	for claims and administrative and selling expenses:	
34	(1) First \$200,000 4%	
35	(2) Next \$200,000 2%	
36	(3) All above \$400,000 1%	
37	(c) Any such corporation subject to this Article may accu	mulate and maintain a
38	contingent reserve in excess of the reserve required in subsection (b) of the	his section, not to exceed
39	an amount equal to six times the average monthly expenditures for claim	ns and administrative and
40	selling expenses.	
41	(d) If the Commissioner finds that special conditions exist wa	arranting an increase or
42	decrease in the reserves or schedule of reserves in subsection (
43	Commissioner may modify them accordingly. Provided, however, when	1
44	warranting an increase in the schedule of reserves, the schedule shall	•
45	Commissioner until a reasonable length of time has elapsed after the Co	ommissioner gives notice
46	of the increase.	
47		
48	"§ 58-65-110. Expenses.	

49 All acquisition expenses in connection with the solicitation of subscribers to such hospital
 50 and/or medical and/or dental a dental, hospital, medical, or vision service plan and administration

costs including salaries paid to officers of the corporations, if any, shall at all times be subject to 1 2 inspection by the Commissioner of Insurance.

3 4

5

"§ 58-65-120. Medical, dental and hospital Dental, hospital, medical, and vision service associations and agent to transact business through licensed agents only.

6 No medical and/or dental or hospital dental, hospital, medical, or vision service association; 7 association, nor any agent of any association the association, shall on behalf of such the 8 association or agent, agent knowingly permit any person not licensed as an agent as provided 9 required by law, to solicit, negotiate for, collect or transmit a premium for a new contract of 10 medical and/or dental or hospital dental, hospital, medical, or vision service certificate or to act in any way in the negotiation for any contract or policy; provided, no policy. No license shall be 11 12 required of any of the following:

13 14

16 17

18

19

20

21

22

24

- 15
- Persons designated by the association or subscriber to collect or deduct or (1)transmit premiums or other charges for medical and/or dental care or hospital dental, hospital, medical, or vision contracts, or to perform such any acts as may be required for providing coverage for additional persons who are eligible under a master contract.
- (2)An agency office employee acting in the confines of the agent's office, under the direction and supervision of the duly licensed agent and within the scope of such-that agent's license, in the acceptance of request for insurance and payment of premiums, and the performance of clerical, stenographic, and similar office duties.
- 23

"§ 58-65-131. Findings; definitions; conversion plan.

25 Intent and Findings. - It is the intent of the General Assembly by the enactment of (a) 26 this section, G.S. 58-65-132, and G.S. 58-65-133 to create a procedure for a medical, hospital, or 27 dental service full-service or single-service corporation to convert to a stock accident and health 28 insurance company or stock life insurance company that is subject to the applicable provisions 29 of Articles 1 through 64 of this Chapter. Except as provided herein, in this section, it is not the 30 intent of the General Assembly to supplant, modify, or repeal other provisions of this Article and 31 Article 66 of this Chapter or the provisions of Chapter 55A of the General Statutes (the Statutes, 32 the Nonprofit Corporation Act) Act, that govern other transactions and the procedures relating to 33 such those transactions that apply to corporations governed by the provisions of this Article and 34 Article 66 of this Chapter.

35 The General Assembly recognizes the substantial and recent changes in market and health 36 care conditions that are affecting these corporations and the benefit of equal regulatory treatment 37 and competitive equality for health care insurers. The General Assembly finds that a procedure 38 for conversion is in the best interest of policyholders because it will provide greater financial 39 stability for these corporations and a greater opportunity for the corporations to remain 40 financially independent. The General Assembly also finds that if a medical, hospital, or dental service full-service or single-service corporation converts to a stock accident and health 41 42 insurance company or stock life insurance company, the conversion plan must provide a benefit 43 to the people of North Carolina equal to one hundred percent (100%) of the fair market value of 44 the corporation.

45 Definitions. - As used in The following definitions apply in this section, (b) 46 G.S. 58-65-132, and G.S. 58-65-133:

- 47
- 48 49
- "Certificate holder" includes an Certificate holder. An enrollee, as defined (1)in Article 67 of this Chapter, in a health maintenance plan provided by the corporation or a subsidiary or by the new corporation or a subsidiary.
- 50 (2)"Code" means Code. – Title 26 of the United States Code, the United States Internal Revenue Code of 1986, as amended. 51

	General Assem	bly Of North Carolina	Session 2021
1 2 3 4	(3)	"Conversion" means the Conversion. – T or dental full-service or single-service se and health insurance company or stock li applicable provisions of Articles 1 throug	ervice corporation to a stock accident ife insurance company subject to the
5	(4)	"Corporation" means a Corporation. – A	dental, hospital, medical, or dental
6		vision service corporation governed by t	
7		file a plan of conversion with the Comm	-
8		section to convert from a hospital, medic	
9		stock accident and health insurance comp	bany or stock life insurance company.
0	(5)	"Foundation" means a Foundation. – A	newly formed tax-exempt charitable
1		social welfare organization formed and	operating under section 501(c)(4) of
2		the Code and Chapter 55A of the Genera	ll Statutes.
3	(6)	"New corporation" means a New corp	oration. – A corporation originally
4		governed by this Article that has had its	plan of conversion approved by the
5		Commissioner under G.S. 58-65-132 a	and that has converted to a stock
6		accident and health insurance company of	or stock life insurance company.
7			
8		Review and approval of conversion plan;	-
9		oval of Plan of Conversion The Comr	
0		ssue a certificate of authority to the new co	propration to transact business in this
1	•	Commissioner finds all of the following:	
2	(1)	The plan of conversion meets the rec	quirements of G.S. 58-65-131, this
3		section, and G.S. 58-65-133.	
4	(2)	Upon conversion, the new corporation w	
5		conditions under this Chapter, includin	ig applicable minimum capital and
6 7	(2)	surplus requirements.	ate the existing contractual rights of
8	(3)	The plan of conversion adequately prote the corporation's subscribers and certifi	
8 9		<u>dental, hospital, medical, or vision</u> se	_
0		reimbursement for those services.	fivices and payment of claims for
1		rembursement for those services.	
2	(b) New	Corporation After issuance of the cer	tificate of authority as provided in
3		this section, the new corporation shall no	• •
4	• •	is Chapter but shall be subject to and co	0
5		icable to domestic insurers and Chapter 55	1 0 11
6	• • • •	A of Chapter 55 shall not apply to the new	-
7		cles of incorporation, as amended and certi	
8		Secretary of State. The legal existence of the	•
9	the new corporation	tion is a continuation of the corporation. The	he conversion shall only be a change
0	in identity and for	orm of organization. Except as provided in	subdivision (a)(7) of this subsection,
1		ets, rights, liabilities, obligations, interests,	
2	corporation shall	l continue and remain in the new corporation	on. All actions and legal proceedings
3	to which the cor	poration was a party prior to conversion sha	all be unaffected by the conversion.
4	(c) Final	Decision and Order; Procedures The Con	mmissioner's final decision and order
5		an of conversion shall include findings of fa	-
6		ased upon and supported by substantial evi	•
7		the corporation and evidence obtained at he	
8	1 00	d by a final decision of the Commissi	
9	•	petition the Superior Court of Wake County	•
0		al from a final decision and order of the Co	
1	be conducted pu	rsuant to G.S. 58-2-75. Chapter 150B of th	e General Statutes does not apply to

	General Assembly Of North Carolina	Session 2021
1 2 3 4	the procedures of G.S. 58-65-131, this section, and G.S. 58-65-133. T apply to appeal of an order of the Commissioner issued pursuant to G.S (d) Attorney General's Enforcement Authority; Legal Action Conversion. –	. 58-65-131(c).
5 6 7	 (1) Nothing in this Chapter limits the power of the Attendeclaratory judgment or to take other legal action to rights of the public in the corporation. 	•
8 9 10	(2) Any legal action with respect to the conversion must Court of Wake County.	t be filed in the Superior
10	 "§ 58-65-135. Cost plus plans.	
12	(a) Any corporation organized under the provisions of this Artic	ele and Article 66 of this
12	Chapter shall be authorized as agent of any other corporation, firm	
14	association, or any subsidiary or subsidiaries thereof, municipal con	
15	government, or any agency thereof, to administer on behalf of such c	-
16	partnership, or association, or any subsidiary or subsidiaries thereof,	
17	State, federal government, or any agency thereof, any group hospitaliz	1 1
18	dental dental, hospital, medical, or vision service plan, promulgated b	
19	firm, group, partnership, or association, or any subsidiary or subsidiary	•
20	corporation, State, federal government, or any agency thereof, on a	-
21	expense basis, provided said only if all of the following apply:	-
22	(1) <u>The other corporation</u> , firm, group, partnership,	or association, or any
23	subsidiary or subsidiaries thereof, municipal cor	poration, State, federal
24	government, or any agency thereof shall have had a	n active existence for at
25	least one year preceding the establishment of such the the stablishment of the such the stablishment of th	
26	for purposes other than procuring such the group	
27	medical and/or dental dental, hospital, medical, or vi	
28	a cost plus administrative expense basis, and provided	l only that administrative
29	basis.	
30	(2) <u>Administrative</u> costs of such a the cost plus plan administrative	
31	organized under the provisions of this Article and Ar	-
32	acting as an agent as herein provided, provided by	·
33	exceed the remuneration received therefor, and pr	ovided further that the
34 25	(2) The composition encoding day this Article and A	tials (C of this Charton
35 26	(3) <u>The corporation organized under this Article and An</u>	-
36 37	administering such a <u>the cost plus</u> plan shall have no li or to the hospitals <u>or health care providers</u> for	•
38	liquidation or dissolution of such the group hospitali	
39	dental dental, hospital, medical, or vision service ph	
40	that nothing herein contained plan.	an and provided further,
41	(b) Nothing in this section shall be construed to require of said	that a corporation firm
42	group, partnership, or association, or any subsidiary or subsidiar	
43	corporation, State, federal government, or any agency thereof, con-	
44	provisions of this Article and Article 66 of this Chapter if such a group	•
45	<u>plan</u> is administered by a corporation organized under this Article and A	
46	on a cost plus expense basis.	·····,
47	(c) The administration of any cost plus plans as herein provided	<u>as provided for</u> by this
48	section shall not be subject to regulation or supervision by the Commiss	
49		

49

50 "§ 58-65-150. Construction of Chapter as to single employer plans; associations exempt.

1 (a) Nothing in this Article and Article 66 of this Chapter shall be construed to affect or 2 apply to hospital or medical and/or dental_dental, hospital, medical, or vision service plans which 3 limit their membership to employees and the immediate members of the families of the 4 employees of a single employer or his or its subsidiary or subsidiaries and which plans are 5 operated by such employer of such limited group of the employees; nor shall employees.

6 (b)Nothing in this Article and Article 66 of this Chapter be construed to affect or apply 7 to any nonstock, nonprofit medical service association which was, on January 1, 1943, organized 8 solely for the purpose of, and actually engaged in, the administration of any medical service plan 9 in this State upon contracts and participating agreements with physicians, surgeons, or medical 10 societies, whereby such physicians or surgeons societies that underwrite such the medical service plan by contributing their services to members of such the association upon agreement with such 11 12 the association as to the schedule of fees to apply and the rate and method of payment by the association from the common fund paid in periodically by the members for medical, surgical and 13 14 obstetrical care; and such hospital care.

(c) <u>All service plans, plans described in subsection (a) of this section and such all medical</u>
 service associations as are herein specifically described, described in subsection (b) of this
 section are hereby exempt from the provisions of this Article and Article 66 of this Chapter.

18 (d) The Commissioner of Insurance may require from any such hospital service 19 <u>full-service or single-service plan or medical service association such any</u> information as will 20 <u>necessary to enable him-the Commissioner to determine whether such hospital the</u> service plan 21 or medical service association is exempt from the provisions of this Article and Article 66 of this 22 Chapter.

23 "§ 58-65-155. Merger or consolidation, proceedings for.

24 Mergers and Consolidations Allowed. - Any two or more hospital and/or medical (a) 25 and/or dental dental, hospital, medical, or vision service corporations organized under and/or or 26 subject to the provisions of this Article and Article 66 of this Chapter Chapter, as determined by 27 the Commissioner of Insurance may, as shall be specified in the agreement hereinafter required, 28 Insurance may be (i) merged into one of such the constituent corporations, herein designated as 29 the surviving corporation, or may be (ii) consolidated into a new corporation to be formed by the 30 means of such consolidation of the constituent corporations, which new corporation is herein 31 designated as the resulting or consolidated corporation, and the directors and/or directors, the 32 trustees, or a majority of them, directors or trustees, of such-the merging or consolidating 33 corporations as desire to consolidate or merge, may enter into an agreement signed by them and 34 under the corporate seals of the respective corporations, prescribing the corporations.

35 Written Agreement Required. - The terms of any merger or consolidation allowed 36 under this section shall be contained in a written agreement. All written agreements shall contain 37 the following: 38 The terms and conditions of the consolidation or merger, the merger. (1)39 (2)The mode of carrying the same consolidation or merger into effect and stating 40 such other effect. 41 Any facts as can be stated in the case of a consolidation or merger, stated in (3)42 such altered form as the circumstances of the case require, and with such and other details as to conversion of certificates of the subscribers as are deemed 43 44 necessary and/or or proper. 45 Said agreement Notice of Agreement. – Agreements for any merger or consolidation (c) 46 allowed under this section shall be submitted to the certificate holders of each constituent 47 corporation, at a separate meeting thereof, called for the purpose of taking the same consolidation or merger into consideration; of the time, consideration. Notice of place and object of which 48 49 subject of the meeting due notice shall be required and shall meet all of the following 50 requirements:

General Assem	bly Of North Carolina	Session 2021
<u>(1)</u>	<u>The notice shall be given by publication once a we</u> weeks in some newspaper published in Raleigh, Nor counties in which the principal offices of the const	th Carolina, and in the
	located, and if no such located. If there is no paper is of the principal office of such the constituent corp	published in the county
	required notice shall be posted at the courthouse doo	
<u>(2)</u>	county or counties for a period of two weeks. Said The required printed or posted notices shall be in	
(3)	<u>a</u> size as the Commissioner of Insurance may approve A true copy of said-the required notices shall be filed	
<u>(4)</u>	of Insurance. Such-The publication and filing of notices shall be con	npleted at least 15 days
	prior to the date set therein for the meeting, and due filed with the Commissioner of Insurance at least 10 c such the meeting.	e proof thereof shall be
(d) Meet	ing to Adopt Agreement. – At this the meeting required f	or an agreement for any
	lidation allowed under this section, those present in pe	
	titute a quorum and said the agreement for consolidat	
	voted upon by ballot in person or by proxy or both tal	
	ame; and if same. If the votes of two thirds of those at	-
-	proxy-shall be for the adoption of the said-agreement,	
	the agreement by the president and secretary of each such	
seal thereof.of ea		-
The adopted	and certified agreement so adopted and certified shall be	signed by the presiden
or vice-presiden	t and secretary or assistant secretary of each of such c	orporations corporation
under the corpor	ate seals thereof and acknowledged by the president or	vice-president of each
-	before any officer authorized by the laws of this State to	-
of deeds to be th	e respective act, deed, and agreement of each of said the	corporations.
(e) The	said Commissioner Approval of Merger or Consolida	tion Agreements. – In
advance of any	merger or consolidation allowed under this section, t	the agreement shall be
	d approved by the Commissioner of Insurance, in adv	
consolidation an	d his approval thereof Insurance for approval. The Co	ommissioner's approva
	d by his or her signature being affixed thereto to the agree	
his the office.		
The Commis	sioner shall not approve any such consolidation or mer	ger agreement or plans
unless, after a he	earing, he-the Commissioner finds that it is fair, equitab	le to certificate holder
and members, co	nsistent with law, and will not conflict with the public i	nterest.
(f) The a	greement so certified Filing of Agreement With Secreta	ary of State Certifie
and acknowledge	ed agreements for mergers or consolidations allowed und	der this section with the
	Commissioner of Insurance noted thereon, shall be fil	
Secretary of Sta	te, and shall thenceforth be taken and State. The agree	ement on file shall be
deemed to be the	e agreement and act of consolidation or merger of said	corporations; and a the
corporations. A	copy of said the agreement and act of consolidation or n	nerger duly certified by
•	State under the seal of his-the office shall also be recorde	
-	deeds of the county of this State in which the principal	
	corporation is, or is to be established, and in the office of	-
	of this State in which the respective corporations so m	
	riginal certificates of incorporation recorded, and also in	
	a county in which either or any of the corporations e	
	ns any real estate; and such estate. This record, or a ce	
the record, shall	be evidence of the agreement and act of consolidation	n or merger of said the

applicable corporations, and of the observance and performance of all acts and conditions 1 2 necessary to have been observed and performed precedent to such the consolidation or merger. 3 For the filing of the agreement as provided for by this subsection, the Secretary of State is 4 entitled to receive such fees only in the amount that would have been received had a new 5 corporation been formed. 6 (g) Effect of Filing and Recording. – When an agreement shall have been signed, 7 authorized, adopted, acknowledged, approved, and filed and recorded as hereinabove set forth in 8 this as required by this section, for all purposes of the laws of this State, the separate existence 9 of all constituent corporations, parties to said-the agreement, or of all such-of the constituent 10 corporations, except the one into which the other or others of such the constituent corporations have been merged, as the case may be, shall cease and the constituent corporations shall become 11 12 a new corporation, or be merged into one of such the corporations, as the case may be, in 13 accordance with the provisions of said the filed and recorded agreement, possessing all the rights, 14 privileges, powers and franchises as well of a public as of a private nature, of each of said-the 15 constituent corporations, and all and singular, the rights, privileges, powers and franchises of 16 each of said the corporations, and all property, real, personal and mixed, and all debts due to any 17 of said the constituent corporations on whatever account, shall be vested in the corporation 18 resulting from or surviving such consolidation or merger, and all property, rights, privileges, 19 powers, and franchises and all and every other interest shall be thereafter as effectually the 20 property of the resulting or surviving corporation as they were of the several and respective 21 constituent corporations, and the title to any real estate, whether vested by deed or otherwise, 22 under the laws of this State, vested in any such constituent corporations shall not revert or be in 23 any way impaired by reason of such consolidation or merger; provided, however, that all rights 24 of creditors and all liens upon the property of either of or any of said the constituent corporations 25 shall be preserved, unimpaired, limited in lien to the property affected by such any lien at the 26 time of the merger or consolidation, and all debts, liabilities, and duties of the respective 27 constituent corporations shall thenceforth attach to said-the resulting or surviving corporation, 28 and may be enforced against it to the same extent as if said-the debts, liabilities, and duties had 29 been incurred or contracted by it; and further provided that notice of any said-liens, debts, 30 liabilities, and duties is given in writing to the resulting or surviving corporation within six 31 months after the date of the filing of the agreement of merger in the office of the Secretary of 32 State. All such applicable liens, debts, liabilities, and duties of which notice is not given as 33 provided herein required by this subsection are forever barred. The certificate of incorporation 34 of the surviving corporation shall be deemed to be amended to the extent, if any, that the changes 35 in its certificates of incorporation are stated in the agreement of merger. All certificates 36 theretofore issued and outstanding by each constituent corporation in good standing upon the 37 date of the filing of such the agreement with the Secretary of State without reissuance thereof by 38 the resulting or surviving corporation shall be the contract and agreement of the resulting or 39 surviving corporation with each of the certificate holders thereof and subject to all terms and 40 conditions thereof and of the agreement of merger filed in the office of the Secretary of State. 41 Any action or proceeding pending by or against any of the corporations consolidated or

Any action or proceeding pending by or against any of the corporations consolidated or merged may be prosecuted to judgment as if such consolidation or merger had not taken place, or the corporations resulting from or surviving <u>such_the</u> consolidation or merger may be substituted in its place.

45 (h) <u>Liability. –</u> The liability of <u>such the</u> constituent corporations to the certificate holders 46 thereof, and the rights or remedies of the creditors thereof, or persons doing or transacting 47 business with <u>such the</u> corporations, shall not, in any way, be lessened or impaired by the 48 consolidation or merger of two or more of such corporations under the provisions of this section, 49 except as provided in this section.

50 <u>(i)</u> <u>Power and Authority of New or Surviving Corporation. –</u> When two or more 51 corporations are consolidated or merged, the corporation resulting from or surviving such-the

General Assembly Of North Carolina Session 2021 consolidation or merger shall have the power and authority to continue any contracts which any 1 2 of the constituent corporations might have elected to continue. All contracts entered into between 3 any constituent corporations and any other persons shall be and become the contract of the 4 resulting corporations according to the terms and conditions of said contract and the agreement 5 of consolidation or merger. 6 For the filing of the agreement as hereinabove provided, the Secretary of State is entitled to 7 receive such fees only as he would have received had a new corporation been formed. 8 Objection to Merger or Consolidation. - Any agreement for merger and/or or (i) 9 consolidation as shall conform to the provisions of this section, shall be binding and valid upon 10 all the subscribers, certificate holders and/or and members of such the constituent corporations, provided only that any subscriber, certificate holder and/or or member who shall so indicate his 11 12 a disapproval thereof of the consolidation or merger to the resulting, consolidated consolidated, or surviving corporation within 90 days after the filing of said-required agreement with the 13 14 Secretary of State shall be entitled to receive all unearned portions of premiums paid on his or her certificate from and after the date of the receipt of the application therefor by the resulting, 15 surviving, or consolidated eorporation; each Corporation. Each subscriber, certificate holder 16 17 and/or-holder, or member who shall not so indicate his or her disapproval of said-the required 18 agreement and said the merger or consolidation within said the required period of 90 days is 19 deemed and presumed to have approved said-the agreement and said-the merger and/or or 20 consolidation and shall have waived his or her right to question the legality of said-the merger 21 and/or or consolidation. 22 Prohibition on Compensation. - No director, officer, subscriber, certificate holder (k) 23 and/or holder, or member as such of any such corporation, corporation entering into an agreement 24 under this section, except as is expressly provided by the plan of merger or consolidation, shall 25 receive any fee, commission, other compensation or valuable consideration whatever, for in any 26 manner aiding, promoting or assisting in the merger or consolidation. 27 "§ 58-65-165. Commissioner of Insurance determines corporations exempt from this 28 Article and Article 66 of this Chapter. 29 The Commissioner of Insurance may require from any corporation writing any hospital 30 service contracts and any corporation writing medical and/or dental dental, hospital, medical, or 31 vision service contracts or any or all of them, such any information as that will enable him the 32 Comissioner to determine whether such the corporation is subject to the provisions of this Article 33 and Article 66 of this Chapter." 34 35 PART II. TECHNICAL AND CONFORMING CHANGES 36 SECTION 2. G.S. 58-65-166(b)(1) reads as rewritten: 37 "(1) "Corporation" includes any not for profit domestic dental, hospital, medical, 38 or dental vision service corporation, or successor of a corporation in a merger 39 or other transaction in which the predecessor's existence ceased upon 40 consummation of the transaction." 41 SECTION 3.(a) The title of Article 66 of Chapter 58 of the General Statutes reads as rewritten:

- 42 43
- 44 45
- 46 47
- **SECTION 3.(b)** G.S. 58-66-1 reads as rewritten:
- "§ 58-66-1. Title.
- 48 This Article is known and may be cited as the "Hospital, Medical and Dental" Dental, 49 Hospital, Medical, and Vision Service Corporation Readable Insurance Certificates Act.""

"Article 66.

"Dental, Hospital, Medical and Dental-Medical, and Vision Service Corporation Readable

Insurance Certificates Act."

- 50 SECTION 3.(c) G.S. 58-66-35 reads as rewritten:
- "§ 58-66-35. Application to policies; dates. 51

General A	Assembly Of North Carolina	Session 202
(a)	The filing requirements of G.S. 58-66-30 apply to all subscr	ibers' contracts of denta
hospital, r	nedical, and dental vision service corporations as described in	G.S. 58-65-60(a) and (b
-	ade, issued, amended or renewed after July 1, 1983.	
(b)	Repealed by Session Laws 1995, c. 193, s. 58, effective Jun-	e 7, 1995."
	SECTION 4. G.S. 58-38-35(a)(2) reads as rewritten:	
	"(2) To all policies of life insurance as described in Artic	cle 58 of this Chapter, t
	all benefit certificates issued by fraternal orders and	societies as described i
	Articles 24 and 25 of this Chapter, to all policies	of accident and healt
	insurance as described in Articles 50 through 55	of this Chapter, to a
	subscribers' contracts of dental, hospital, medical, a	and dental vision servic
	corporations as described in Articles 65 and 66 of	this Chapter, and to a
	health maintenance organization evidences of covera	ge as described in Artic
	67 of this Chapter, that are made, issued, amended,	or renewed after July
	1983."	
	SECTION 5. G.S. 58-49-25(a) reads as rewritten:	
"(a)	Any production agency or administrator that advertises, sells	
	age in this State described in G.S. 58-49-5 and that is re-	1
	on by the Commissioner under G.S. 58-49-15, shall, if sa	e
	otherwise fully covered by an admitted life, accident, health	
•	nsurer, nonprofit hospital, medical, or dental dental, or vision	
	e plan, clearly and distinctly advise every purchaser, pro erson of such lack of insurance or other coverage."	spective purchaser, an
covered p	SECTION 6.(a) G.S. 58-50-5(a) reads as rewritten:	
"(a)	On and after January 1, 1956, each individual or f	amily accident healt
. ,	ation policy, certificate or service plan of hospitalization ar	•
	spital, medical, or vision service corporations shall be issue	
	gned by the insured or the head of the household or guard	
-	t form that is taken by a resident agent shall also contain th	
	e agent has truly and accurately recorded on the application	6
informatio	n supplied by the insured. Every policy subject to the provis	tions of this section sha
contain as	a part of such policy the original or a reproduction of the ap	plication required by th
section. T	his section shall not apply to travel or dread disease polic	ies or to policies issue
-	o a group insurance conversion privilege. If any such poli-	-
	livered or issued for delivery to any person in this State shall	
	sured or the beneficiary or assignee of such the policy shall ma	
	a copy of the application, if any, application for such the r	
	surer shall within 15 days after the receipt of such that request	
	ny branch office of the insurer, deliver or mail to the person	<u> </u>
	such the requested application. If such the copy shall not be so	
	all be precluded from introducing such the application as e	•
proceedin	g based upon or involving such the policy or its reinstatement $SECTION (b) = 52,59,50,45$ reads as rewritten:	or renewal.
"8 58 50	SECTION 6.(b) G.S. 58-50-45 reads as rewritten: 15. Group health or life insurers to notify insurance fiduc	iaries of abligations
8 58-50- (a)	Upon the issuance or renewal of any policy, contract, ce	
· · ·	of group health or life insurance, the insurer, corporation	

44 (a) Upon the issuance or renewal of any policy, contract, certificate, or evidence of
45 coverage of group health or life insurance, the insurer, corporation, or health maintenance
46 organization shall give written notice to the insurance fiduciary of the provisions of
47 G.S. 58-50-40.

48 (b) The notice required by subsection (a) of this section shall be printed in 10 point type49 and shall read as follows:

50 "UNDER NORTH CAROLINA GENERAL STATUTE SECTION 58-50-40, NO PERSON,
 51 EMPLOYER, PRINCIPAL, AGENT, TRUSTEE, OR THIRD PARTY ADMINISTRATOR,

WHO IS RESPONSIBLE FOR THE PAYMENT OF GROUP HEALTH OR LIFE 1 2 INSURANCE OR GROUP HEALTH PLAN PREMIUMS, SHALL: (1) CAUSE THE 3 CANCELLATION OR NONRENEWAL OF GROUP HEALTH OR LIFE INSURANCE, 4 HOSPITAL, MEDICAL, OR DENTAL DENTAL, OR VISION SERVICE CORPORATION 5 PLAN, MULTIPLE EMPLOYER WELFARE ARRANGEMENT, OR GROUP HEALTH PLAN COVERAGES AND THE CONSEQUENTIAL LOSS OF THE COVERAGES OF THE 6 7 PERSONS INSURED, BY WILLFULLY FAILING TO PAY THOSE PREMIUMS IN 8 ACCORDANCE WITH THE TERMS OF THE INSURANCE OR PLAN CONTRACT, AND 9 (2) WILLFULLY FAIL TO DELIVER, AT LEAST 45 DAYS BEFORE THE TERMINATION 10 OF THOSE COVERAGES, TO ALL PERSONS COVERED BY THE GROUP POLICY A WRITTEN NOTICE OF THE PERSON'S INTENTION TO STOP PAYMENT OF 11 12 PREMIUMS. THIS WRITTEN NOTICE MUST ALSO CONTAIN A NOTICE TO ALL PERSONS COVERED BY THE GROUP POLICY OF THEIR RIGHTS TO HEALTH 13 14 INSURANCE CONVERSION POLICIES UNDER ARTICLE 53 OF CHAPTER 58 OF THE GENERAL STATUTES AND THEIR RIGHTS TO PURCHASE INDIVIDUAL POLICIES 15 16 **UNDER** THE FEDERAL HEALTH **INSURANCE** PORTABILITY AND ACCOUNTABILITY ACT AND UNDER ARTICLE 68 OF CHAPTER 58 OF THE 17 18 GENERAL STATUTES. VIOLATION OF THIS LAW IS A FELONY. ANY PERSON 19 VIOLATING THIS LAW IS ALSO SUBJECT TO A COURT ORDER REQUIRING THE 20 PERSON TO COMPENSATE PERSONS INSURED FOR EXPENSES OR LOSSES 21 INCURRED AS A RESULT OF THE TERMINATION OF THE INSURANCE."" 22

23 PART III. EFFECTIVE DATE

24 **SECTION 7.** This act is effective when it becomes law and applies to contracts 25 issued, amended, or renewed on or after October 1, 2021.