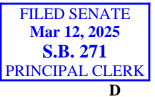
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025



S

SENATE BILL DRS35124-NE-99A

Short Title:	Permitted Trade Practices/Insurance RebatesAB	(Public)
Sponsors:	Senators Johnson, Britt, and Settle (Primary Sponsors).	
Referred to:		

1			A BILL TO BE ENTITLED				
2			ERMITTED TRADE PRACTICES WITH RESPECT TO				
3		EBATES,	, AS RECOMMENDED BY THE DEPARTMENT OF				
4	INSURANCE.						
5	The General Assembly of North Carolina enacts:						
6			58-63-15(8)b.4. and G.S. 58-63-16 are repealed.				
7			58-63-15 reads as rewritten:				
8		method	s of competition and unfair or deceptive acts or practices				
9	defined.						
10			efined as unfair methods of competition and unfair and deceptive				
11	acts or practices in the	business	of insurance:				
12	···						
13	(8) Ret	oates. –					
14		NT (1)					
15	b.		ing in subdivision (7) or paragraph a of subdivision (8) of this				
16 17			on shall be construed as including within the definition of				
17			mination or rebates any of the following practices:				
10		 <u>5.</u>	Engaging in an arrangement that would not violate section 106				
20		<u>J.</u>	of the Bank Holding Company Act Amendments of 1972 (12				
20			U.S.C. § 1972), as interpreted by the Board of Governors of				
22			the Federal Reserve System, or section 5(q) of the Home				
23			Owners' Loan Act, 12 U.S.C. § 1464(q).				
24		<u>6.</u>	The offer or provision by insurers or producers, by or through				
25		<u></u>	employees, affiliates, or third-party representatives, of				
26			value-added products or services at no or reduced cost when				
27			such products or services are not specified in the policy of				
28			insurance if all of the following criteria are met:				
29			<u>I.</u> <u>Relates to the insurance coverage and is primarily</u>				
30			designed to satisfy one or more of the following:				
31							
32			A.Providing loss mitigation or loss control.B.Reducing claim costs or claim settlement costs.C.Providing education about liability risks or risk				
33			C. <u>Providing education about liability risks or risk</u>				
34			of loss to persons or property.				



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	D	D. Monitoring or assessing risk, identifying		
		sources of risk, or developing strategies for		
		eliminating or reducing risk.		
	E			
	<u>E</u> F	Enhancing financial wellness through items		
		such as education or financial planning		
		services.		
	G	B. Providing post-loss services.		
	<u>G</u> <u>H</u>	I. Incentivizing behavioral changes to improve		
		the health or reduce the risk of death or		
		disability of a customer. For purposes of this		
		sub-sub-sub-subdivision, "customer"		
		means a policyholder, potential policyholder,		
		certificate holder, potential certificate holder,		
		insured, potential insured, or applicant.		
	<u>I.</u>	<u>Assisting in the administration of the employee</u>		
		or retiree benefit insurance coverage.		
<u>II.</u>	T	The cost to the insurer or producer offering the product		
		r service to any given customer must be reasonable in		
		omparison to that customer's premiums or insurance		
		overage for the policy class.		
<u>III.</u>		f the insurer or producer is providing the product or		
		ervice offered, the insurer or producer must ensure		
		hat the customer is provided with contact information		
		o assist the customer with questions regarding the		
	-	roduct or service.		
<u>IV.</u>		The availability of the value-added product or service		
		nust be based on documented objective criteria and		
		ffered in a manner that is not unfairly discriminatory.		
		The documented criteria must be maintained by the		
		nsurer or producer and produced upon request by the		
7 The	-	Department.		
<u>7.</u> <u>The</u> mee		r or provision of products or services that otherwise ne criteria of sub-sub-subdivision 6. of this		
		livision, where the insurer or producer does not have		
		t evidence to demonstrate but has a good-faith belief		
		products or service satisfies one or more of the		
		ns listed in sub-sub-sub-sub-subdivisions A. through I.		
		ib-sub-subdivision I. of sub-sub-subdivision 6. of this		
		livision. The products and services shall be offered or		
		in a manner that is not unfairly discriminatory as part		
		t or testing program for no more than one year. An		
	-	or producer offering or providing products or services		
		to this sub-sub-subdivision must notify the		
		ent of the pilot or testing program prior to		
		ntation and may proceed with the program unless the		
		ent objects within 21 days of notice.		
		r or gifting by an insurer or producer of noncash gifts,		
		services, including meals to or charitable donations		
		f of a customer, if all of the following criteria are met:		

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	<u>I.</u>	The noncash gifts, items, or services are made to, or on	
	—	behalf of, customers, including commercial or	
		institutional customers, in connection with the	
		marketing, sale, purchase, or retention of contracts of	
		insurance.	
	<u>II.</u>	The cost of the noncash gifts, items, or services does	
	<u>11.</u>	not exceed two hundred fifty dollars (\$250.00) per	
		policy term.	
	III.	The offer or gift is made in a manner that is not unfairly	
	<u></u>	discriminatory.	
	IV.	The customer is not required to purchase, continue to	
	<u>1 V .</u>	purchase, or renew a policy in exchange for the offer or	
		gift.	
	<u>9.</u> <u>The c</u>	onducting of drawings or raffles by an insurer or	
		cer, to the extent they are otherwise permitted by law, if	
	-	he following criteria are met:	
	<u>I.</u>	There is no financial cost to entrants to participate in	
		the drawing or raffle.	
	II.	The drawing or raffle does not obligate participants to	
		purchase insurance.	
	III.	The prizes of the drawing or raffle are not valued in	
		excess of two hundred fifty dollars (\$250.00).	
	IV.	The drawing or raffle is open to the public and	
		conducted in a manner that is not unfairly	
		discriminatory.	
	<u>V.</u>	The customer is not required to purchase, continue to	
		purchase, or renew a policy in exchange for	
		participation in the drawing or raffle.	
с.	No insurer or	employee thereof, and no insurance producer shall pay,	
	allow, or give	, or offer to pay, allow, or give, directly or indirectly, as	
	an inducemen	t to insurance, or after insurance has been effected, any	
	rebate, discou	nt, abatement, credit or reduction of the premium named	
	in a policy o	f insurance, or any special favor or advantage in the	
		other benefits to accrue thereon, or any valuable	
	consideration	or inducement whatever, not specified in the policy of	
	insurance. No	thing herein contained shall be construed as prohibiting	
		<u>)</u> the payment of commissions or other compensation to	
	regularly appo	binted and licensed insurance producers duly licensed by	
	this State; nor	as prohibiting State, (ii) any participating insurer from	
		o its policyholders dividends, savings or the unused or	
	unabsorbed p	ortion of premiums and premium deposits.deposits, or	
	(iii) the trade	e practices permitted by sub-subdivision b. of this	
	subdivision.		
<u>d.</u>	An insurer, p	roducer, or representative of either may not offer or	
		ance as an inducement to the purchase of another policy	
		use the words "free," "no cost," or words of similar	
		advertisement.	
		i reads as rewritten:	
§ 58-33-85. Rebates an	nd charges in e	excess of premium prohibited; exceptions.	

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1 No insurer, insurance producer, or limited representative shall knowingly charge, (a) 2 demand or receive a premium for any policy of insurance except in accordance with the 3 applicable filing approved by the Commissioner. No insurer, insurance producer, or limited 4 representative shall pay, allow, or give, or offer to pay, allow, or give, directly or indirectly, as 5 an inducement to insurance, or after insurance has been effected, any rebate, discount, abatement, 6 credit, or reduction of the premium named in a policy of insurance, or any special favor or 7 advantage in the dividends or other benefits to accrue thereon, or any valuable consideration or 8 inducement whatever, not specified in the policy of insurance. No insured named in a policy of 9 insurance, nor any employee of such insured, shall knowingly receive or accept, directly or 10 indirectly, any such rebate, discount, abatement or reduction of premium, or any special favor or 11 advantage or valuable consideration or inducement. Nothing herein contained shall be construed 12 as prohibiting (i) the payment of commissions or other compensation to duly licensed insurance 13 producers and limited representatives, (ii) any participating insurer from distributing to its 14 policyholders dividends, savings or the unused or unabsorbed portion of premiums and premium deposits, or (iii) the trade practices permitted by G.S. 58-63-16. sub-subdivision b. of subdivision 15 (8) of G.S. 58-63-15. As used in this section the word "insurance" includes suretyship and the 16 word "policy" includes bond. 17"

18

19 **SECTION 4.** This act is effective when it becomes law and applies to trade practices 20 related to insurance contracts issued, renewed, or amended on or after that date.