GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE BILL 735 Committee Substitute Favorable 4/27/05

	Short Title:	Accident & Health Insur./Rate StabilizationAB
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Sponsors:

Referred to:

March 17, 2005

1	A BILL TO BE ENTITLED
2	AN ACT TO REQUIRE ANNUAL FILING AND ACTUARIAL CERTIFICATION
3	OF RATES FOR INSURERS PROVIDING INDIVIDUAL ACCIDENT AND
4	HEALTH INSURANCE BENEFITS AND TO BETTER PROTECT CONSUMERS
5	FROM THE HARMFUL IMPACT OF BLOCKS OF BUSINESS BEING
6	CLOSED.
7	The General Assembly of North Carolina enacts:
8	SECTION 1.(a) G.S. 58-51-95(f) reads as rewritten:
9	"§ 58-51-95. Approval by Commissioner of forms, classification and rates;
10	hearing; exceptions.
11	
12	(f) An insurer may increase <u>revise</u> rates chargeable on policies subject to this
13	section, other than noncancellable policies, with the approval of the Commissioner if the
14	Commissioner finds that the revised rates are not excessive, not inadequate, and not
15	unfairly discriminatory; and exhibit a reasonable relationship to the benefits provided by
16	the policies. The approved rates shall be guaranteed by the insurer, as to the
17	policyholders affected by the rates, for a period of not less than 12 months; or as an
18	alternative to the insurer giving the guarantee, the approved rates may be applicable to
19	all policyholders at one time if the insurer chooses to apply for that relief with respect to
20	those policies no more frequently than once in any 12-month period. The rates shall be
21	applicable to all policies of the same type; provided that no rate increase revision may
22	become effective for any policy unless the insurer has given the policyholder written
23	notice of the rate revision 45 days before the effective date of the revision. The
24	policyholder must then pay the revised rate in order to continue the policy in force. The
25	Commissioner may adopt reasonable rules, after notice and hearing, to require the
26	submission of supporting data and such information as the Commissioner considers
27	necessary to determine whether the rate revisions meet these standards. In adopting the
28	rules under this subsection, the Commissioner may require identification of the types of
29	rating methodologies used by filers and may also address issue age or attained age

(Public)

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rating, or both; policy reserves used in rating; and other recognized actuarial principles 1 2 of the NAIC, the American Academy of Actuaries, and the Society of Actuaries." 3 **SECTION 1.(b)** G.S. 58-51-95 is amended by adding the following new 4 subsections to read: Approval by Commissioner of forms, classification and rates; 5 "§ 58-51-95. 6 hearing; exceptions. 7 ... 8 Every policy that is subject to this section and that provides individual (g) 9 accident and health insurance benefits to a resident of this State shall return to 10 policyholders benefits that are reasonable in relation to the premium charged. The Commissioner may adopt rules or utilize existing rules to establish minimum standards 11 12 for loss ratios of policies on the basis of incurred claims experience and earned premiums in accordance with accepted actuarial principles and practices to assure that 13 14 the benefits are reasonable in relation to the premium charged. Every insurer providing 15 policies in this State subject to this section shall not less than annually file for approval its rates, rating schedules, and supporting documentation to demonstrate compliance 16 17 with the applicable loss ratio standards of this State as adopted by the Commissioner. All filings of rates and rating schedules shall comply with the standards adopted by the 18 Commissioner. The filing shall include a certification by an individual who is either a 19 20 Fellow or an Associate of the Society of Actuaries or a Member of the American 21 Academy of Actuaries that the rates are not excessive, not inadequate, and not unfairly discriminatory; and that the rates exhibit a reasonable relationship to the benefits 22 23 provided by the policy. Nothing in this subsection shall require an insurer to provide 24 certification with respect to a previous rate period, or to require an insurer to reduce properly filed and approved rates before the end of a rate period. This subsection does 25 not apply to any long-term care policy issued in this State on or after February 1, 2003. 26 and noncancellable accident and health insurance. 27 For any long-term care policy issued in this State on or after February 1, 28 (h) 2003, an insurer shall on or before March 15 of each year: 29 Provide to the Commissioner an actuarial certification listing all of its 30 (1)long-term care policy forms available for sale in this State as of 31 32 December 31 of the prior year, stating that the current premium rate schedule for each form is sufficient to cover anticipated costs under 33 moderately adverse experience and stating that the premium rate 34 schedule is reasonably expected to be sustainable over the file of the 35 form with no future premium increases anticipated. 36 For any policy form for which the statement in subdivision (1) of this 37 (2)38 subsection cannot be made or is qualified, submit a plan of corrective action to the Commissioner for approval. 39 For purposes of this section, accident and health insurance means insurance 40 (i) against death or injury resulting from accident or from accidental means and insurance 41 against disablement, disease, or sickness of the insured. This includes Medicare 42 supplemental insurance, long-term care, nursing home, or home health care insurance, 43 or any combination thereof, specified disease or illness insurance, hospital indemnity or 44

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1			emnity insurance, short-term limited duration health insurance, dental		
2	insurance, vision insurance, and medical, hospital, or surgical expense insurance or any				
3	combination thereof."				
4			TION 2. Article 3 of Chapter 58 of the General Statutes is amended by		
5	•		owing new section to read:		
6			losure of a block of business.		
7	<u>(a)</u>	<u>An 11</u>	nsurer that determines to create a closed block of business in this State		
8	<u>shall:</u>	(1)	Within five hypiness days of malving the determination to along a black		
9 10		<u>(1)</u>	Within five business days of making the determination to close a block		
10			of business, notify the Commissioner in writing of the insurer's decision to cause sales of the policy and of the expected impact on		
11			decision to cease sales of the policy and of the expected impact on future premiums.		
12		(2)	Within 20 days of making the determination to close a block of		
13 14		(2)	business, inform each agent and broker selling the product of the		
15			decision and cease all marketing activities regarding that business.		
16		(3)	Within 30 days, notify all policyholders of the determination and of its		
17		<u>(3)</u>	expected impact on future premiums. Notice shall comply with any		
18			rules adopted pursuant to subsection (b) of this section.		
19	(b)	The (Commissioner may adopt rules to carry out the purposes and provisions		
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21					
22	(c) As used in this section, the term:				
23		(1)	'Accident and health insurance' means insurance against death or		
24			injury resulting from accident or from accidental means and insurance		
25			against disablement, disease, or sickness of the insured. This includes		
26			Medicare supplemental insurance, long-term care, nursing home, or		
27			home health care insurance, or any combination thereof, specified		
28			disease or illness insurance, hospital indemnity or other fixed		
29			indemnity insurance, short-term limited duration health insurance,		
30			dental insurance, vision insurance, and medical, hospital, or surgical		
31			expense insurance or any combination thereof.		
32		<u>(2)</u>	'Block of business' means a particular policy form or contract of		
33			individual accident and health insurance issued by an insurer.		
34		<u>(3)</u>	'Closed block of business' means a block of business for which an		
35			insurer ceases to actively market, sell, and issue new contracts under a		
36			particular policy form in this State.		
37		<u>(4)</u>	'Insurer' includes an insurance company subject to this Chapter, a		
38			service corporation organized under Article 65 of this Chapter, a health		
39			maintenance organization organized under Article 67 of this Chapter,		
40			or a multiple employer welfare arrangement subject to Article 49 of		
41 42	(4)	ፐኬ‡ _ብ	this Chapter.		
42 42	(d)		section does not apply when an insurer makes a decision to discontinue a		
43	particular policy form or contract of accident and health insurance coverage subject to				

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1	Article 68 of this Chapte	er, cancels or nonrenews the coverage, and offers replacement				
2	coverage pursuant to G.S. 58-68-65(c)(1)."					
3	SECTION 3. G.S. 58-65-2 reads as rewritten:					
4	"§ 58-65-2. Other laws applicable to service corporations.					
5	The following provisions of this Chapter are applicable to service corporations that					
6	are subject to this Article:					
7	G.S. 58-2-125.	Authority over all insurance companies; no exemptions from				
8		license.				
9	G.S. 58-2-155.	Investigation of charges.				
10	G.S. 58-2-160.	Reporting and investigation of insurance and reinsurance				
11		fraud and the financial condition of licensees; immunity from				
12		liability.				
13	G.S. 58-2-162.	Embezzlement by insurance agents, brokers, or				
14		administrators.				
15	G.S. 58-2-185.	Record of business kept by companies and agents;				
16		Commissioner may inspect.				
17	G.S. 58-2-190.	Commissioner may require special reports.				
18	G.S. 58-2-195.	Commissioner may require records, reports, etc., for agencies,				
19		agents, and others.				
20	G.S. 58-2-200.	Books and papers required to be exhibited.				
21	G.S. 58-3-50.	Companies must do business in own name; emblems,				
22		insignias, etc.				
23	G.S. 58-3-115.	Twisting with respect to insurance policies; penalties.				
24	G.S. 58-50-35.	Notice of nonpayment of premium required before forfeiture.				
25	G.S. 58-51-25.	Policy coverage to continue as to mentally retarded or				
26		physically handicapped children.				
27	<u>G.S. 58-51-95(g),(h),</u>					
28	<u>(i).</u>	Approval by Commissioner of forms, classification and rates;				
29		hearings; exceptions."				
30	SECTION 4.	This act becomes effective July 1, 2006.				