GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE BILL 731*

(Public)

Sponsors:	Representatives Goforth, Holliman (Primary Sponsors); and Alexander.
Referred to:	Insurance.

March 15, 2007

1	A BILL TO BE ENTITLED
2	AN ACT TO PROTECT CONSUMERS PURCHASING ANNUITY PRODUCTS;
3	ADDRESS PORTABILITY IN ACCIDENT AND HEALTH AND LIFE
4	INSURANCE; MAKE MINOR CHANGES IN THE LAWS ON MANAGED
5	CARE EXTERNAL REVIEWS; CLARIFY DEFINITIONS IN LONG-TERM
6	CARE INSURANCE; ADDRESS SMALL EMPLOYER CARRIER PLAN
7	ELECTIONS; DEFINE "CRITICAL PERIOD CONVERSION RATIO" FOR
8	CREDIT INSURANCE; MAKE MISCELLANEOUS AMENDMENTS TO
9	OTHER PROVISIONS RELATED TO LIFE AND HEALTH INSURANCE; AND
10	MAKE TECHNICAL CORRECTIONS IN INSURANCE CODE REFERENCES
11	TO THE TEACHERS' AND STATE EMPLOYEES' MAJOR MEDICAL PLAN.
12	The General Assembly of North Carolina enacts:
13	
14	PART I. SUITABILITY IN ANNUITY TRANSACTIONS.
15	SECTION 1.1. Article 60 of Chapter 58 of the General Statutes is amended
16	by adding a new Part to read:
17	"Part 4. Suitability in Annuity Transactions.
18	" <u>§ 58-60-150. Title and reference.</u>
19	This Part may be cited as the "Suitability in Annuity Transactions Act".
20	" <u>§ 58-60-155. Purpose; scope.</u>
21	(a) The purpose of this Part is to set forth standards and procedures for
22	recommendations to consumers that result in a transaction involving annuity products so
23	that the insurance needs and financial objectives of consumers at the time of the
24	transaction are appropriately addressed.
25	(b) Nothing in this Part shall be construed to create or imply a private cause of
26	action for a violation of this Part.
27	(c) This Part shall apply to any recommendation to purchase or exchange an
28	annuity made to a consumer by an insurance producer, or an insurer where no producer
29	is involved, that results in the purchase or exchange recommended.

1	" <u>§ 58-60-160.</u>]	Exemptions.		
2	Unless otherwise specifically included, this Part does not apply to recommendations			
3	involving any of the following:			
4	<u>(1)</u>	Direct response solicitations where there is no recommendation based		
5		on information collected from the consumer pursuant to this Part.		
6	<u>(2)</u>	Contracts used to fund any of the following:		
7		<u>a.</u> <u>An employee pension or welfare benefit plan that is covered by</u>		
8		the Employee Retirement and Income Security Act (ERISA).		
9		b. A plan described by section $401(a)$, $401(k)$, $403(b)$, $408(k)$, or		
10		408(p) of the Internal Revenue Code if established or		
11		maintained by an employer.		
12		<u>c.</u> <u>A government or church plan defined in section 414 of the</u>		
13		Internal Revenue Code, a government or church welfare benefit		
14		plan, or a deferred compensation plan of a state or local		
15		government or tax exempt organization under section 457 of the		
16		Internal Revenue Code.		
17		<u>d.</u> <u>A nonqualified deferred compensation arrangement established</u>		
18		or maintained by an employer or plan sponsor.		
19		e. Settlements of or assumptions of liabilities associated with		
20		personal injury litigation or any dispute or claim resolution		
21		process.		
22		<u>f.</u> <u>Formal prepaid funeral contracts.</u>		
23	" <u>§ 58-60-165.</u>]			
24	<u>As used in the</u>			
25	<u>(1)</u>	"Annuity" means a fixed annuity or variable annuity that is		
26		individually solicited, whether the product is classified as an individual		
27	(2)	or group annuity.		
28	$\frac{(2)}{(2)}$	"Insurance producer" has the same meaning as in G.S. 58-33-10(7).		
29 20	<u>(3)</u>	"Recommendation" means advice provided by an insurance producer,		
30 21		or an insurer where no producer is involved, to an individual consumer		
31 32		that results in a purchase or exchange of an annuity in accordance with		
32 33	"8 58 60 170 1	<u>that advice.</u> Duties of insurers and insurance producers.		
33 34		commending to a consumer the purchase of an annuity or the exchange		
34 35		that results in another insurance transaction or series of insurance		
36		e insurance producer, or the insurer where no producer is involved, shall		
30 37		e grounds for believing that the recommendation is suitable for the		
38		the basis of the facts disclosed by the consumer as to the consumer's		
39		d other insurance products and as to the consumer's financial situation		
40	and needs.	tother instrance products and us to the consumer's inflateral situation		
41		e the execution of a purchase or exchange of an annuity resulting from a		
42		n, the insurance producer, or the insurer where no producer is involved,		
43		onable efforts to obtain information about:		
44	<u>(1)</u>	The consumer's financial status.		

1	(2) The consumer's tax status.
2	(3) The consumer's investment objectives.
3	(4) Any other information used or considered to be reasonable by the
4	insurance producer, or the insurer where no producer is involved, in
5	making recommendations to the consumer.
6	(c) Except as provided under subdivision (1) of this subsection, neither an
7	insurance producer, nor an insurer where no producer is involved, shall have any
8	obligation to a consumer under subsection (a) of this section related to any
9	recommendation if a consumer does any of the following:
10	(1) Refuses to provide relevant information requested by the insurer or
11	insurance producer. An insurer or insurance producer's
12	recommendation subject to this subdivision shall be reasonable under
13	all the circumstances actually known to the insurer or insurance
14	producer at the time of the recommendation.
15	(2) Decides to enter into an insurance transaction that is not based on a
16	recommendation of the insurer or insurance producer.
17	(3) Fails to provide complete or accurate information.
18	(d) An insurer either shall assure that a system to supervise recommendations
19	that is reasonably designed to achieve compliance with this Part is established and
20	maintained by complying with subsections (e), (f), and (g) of this section, or shall
21	establish and maintain such a system, including:
22	(1) <u>Maintaining written procedures.</u>
23	(2) Conducting periodic reviews of its records that are reasonably
24	designed to assist in detecting and preventing violations of this Part.
25	(e) A general agent and independent agency either shall adopt a system
26	established by an insurer to supervise recommendations of its insurance producers that
27	is reasonably designed to achieve compliance with this Part, or shall establish and
28	maintain such a system, including:
29	(1) <u>Maintaining written procedures.</u>
30	(2) Conducting periodic reviews of records that are reasonably designed to
31	assist in detecting and preventing violations of this Part.
32	(f) An insurer may contract with a third party, including a general agent or
33	independent agency, to establish and maintain a system of supervision as required by
34	subsection (d) of this section with respect to insurance producers under contract with, or
35	employed by, the third party. An insurer shall make reasonable inquiry to assure that the
36	third party contracting under this subsection is performing the functions required under
37	subsection (d) of this section and shall take any action that is reasonable under the
38	circumstances to enforce the contractual obligation to perform the functions. An insurer
39	may comply with its obligation to make reasonable inquiry by doing all of the
40	following:
41	(1) The insurer annually obtains a certification from a third-party senior
42	manager who has responsibility for the delegated functions that the
43	manager has a reasonable basis to represent and does represent that
44	manager has a reasonable basis to represent, and does represent, that the third party is performing the required functions. No person may

	General A	Assen	ıbly of North Carolina	Session 2007
1 2 3 4 5 6 7		<u>(2)</u>	provide a certification under this subdivision unless senior manager with responsibility for the delegated the person has a reasonable basis for making the certi The insurer, based on reasonable selection criteria, per third parties contracting under this subsection determine whether the third parties are perform functions. The insurer shall perform those procedur	functions; and (ii) fication. eriodically selects for a review to ing the required
8			review that are reasonable under the circumstances.	
9	An ins	surer t	hat contracts with a third party, and that complies with	the requirements
10	to superv	vise t	he third party pursuant to this subsection, shall l	have fulfilled its
11	<u>responsib</u>	ilities	under subsection (d) of this section.	
12	•		gent or independent agency contracting with an insure	
13			d by the insurer pursuant to this subsection, give	
14			is subsection or give a clear statement that it is un	able to meet the
15	<u>certification</u>			
16	<u>(g)</u>		insurer, general agent, or independent agency is	not required by
17	subsection		or (e) of this section to:	1 1 1
18		<u>(1)</u>	Review, or provide for review of, all insurance p	producer solicited
19		(2)	transactions; or	
20 21		<u>(2)</u>	Include in its system of supervision an insu	-
21 22			recommendations to consumers of products other t offered by the insurer, general agent or independent a	
22	(h)	Com	pliance with the National Association of Securities	
23 24			g to suitability shall satisfy the requirements under th	
25	-		n of variable annuities. However, nothing in this sub	
26			s ability to enforce the provisions of this Part.	section mints the
27			Mitigation of responsibility.	
28			Commissioner may order:	
29	<u></u>	(1)	An insurer to take reasonably appropriate corrective	ve action for any
30			consumer harmed by the insurer's, or by its insu	
31			violation of this Part.	-
32		<u>(2)</u>	An insurance producer to take reasonably appropriate	e corrective action
33			for any consumer harmed by the insurance producer	s violation of this
34			Part.	
35		<u>(3)</u>	A general agency or independent agency that emp	
36			with an insurance producer to sell, or solicit the sal	
37			consumers, to take reasonably appropriate corrective	•
38	/1 \		consumer harmed by the insurance producer's violatic	
39	(b)	•	applicable penalty under G.S. 58-2-70 for a violation of	
40			-60-170 may be reduced or eliminated if corrective	<u>e action for the</u>
41 42			aken promptly after a violation was discovered.	
42 43	<u>8 58-00-</u> (a)		Record keeping. ers, general agents, independent agencies, and insurance	a producare chall
43 44	<u> </u>		able to make available to the Commissioner records of	-
	mannann		able to make available to the Commissioner records (

1	collected from the consumer and other information used in making the
2	recommendations that were the basis for insurance transactions for five years after the
3	insurance transaction is completed by the insurer. An insurer is permitted, but shall not
4	be required, to maintain documentation on behalf of an insurance producer.
5	(b) <u>Records required to be maintained by this Part may be maintained in paper</u> ,
6	photographic, microprocess, magnetic, mechanical, or electronic media or by any
7	process that accurately reproduces the actual document."
8	SECTION 1.2 . Article 58 of Chapter 58 of the General Statutes is amended
9	by adding two new sections to read:
10	" <u>§ 58-58-146. Application for annuities required.</u>
11	Each individual annuity contract shall be issued only upon application of the
12	applicant. Any application or enrollment form is subject to G.S. 58-3-150, and if taken
13	by an agent, shall include the certificate of the agent that the agent has truly and
14	accurately recorded on the application or enrollment form the information provided by
15	the applicant. Every annuity contract subject to this section shall contain as part of the
16	contract the original or reproduction of the application required by this section.
17	" <u>§ 58-58-147. Surrender fees on death benefits.</u>
18	No authorized insurer shall deliver or issue for delivery in this State any deferred
19	annuity contract that contains a provision that reduces the death benefit of the contract
20	by a surrender fee when death occurs during the surrender period."
21	
22	PART II. PORTABILITY IN ACCIDENT AND HEALTH AND LIFE
23	INSURANCE.
24	SECTION 2.1. G.S. 58-51-15(a)(2)b. reads as rewritten:
25	"(2) A provision in the substance of the following language:
26	TIME LIMIT ON CERTAIN DEFENSES:
27	
28	b. This policy contains a provision limiting coverage for
29	preexisting conditions. Preexisting conditions are covered under
30	this policy (insert number of months or days, not to
31	exceed one year) after the effective date of coverage.
32	Preexisting conditions mean "those conditions for which
33	medical advice, diagnosis, care, or treatment was received or
34	recommended within the one-year period immediately
35	preceding the effective date of the person's coverage." Except
36	for the excepted benefits described in G.S. 58-68-25(b), credit
37	Credit for having satisfied some or all of the preexisting
38	condition waiting periods under previous health benefits
39	coverage shall be given in accordance with G.S. 58 68 30.
40	G.S. 58-51-17. The excepted benefits described in
41	G.S. 58-68-25(b) are not subject to this requirement for giving
42	<u>credit.</u> "
43	SECTION 2.2. Article 51 of Chapter 58 of the General Statutes is amended

44 by adding a new section to read:

1	" <u>§</u> 58-51	-17. P	ortabi	lity for accident and health insurance.	
2	(a)	Rules Relating to Crediting Previous Coverage. –			
3		(1)	Cred	itable coverage defined. – For the purposes of this section,	
4				litable coverage" means, with respect to an individual, coverage of	
5				ndividual under any of the following:	
6			<u>a.</u>	A self-funded employer group health plan under the Employee	
7				Retirement Income Security Act of 1974.	
8			<u>b.</u>	Group or individual health insurance coverage.	
9				Part A or part B of title XVIII of the Social Security Act.	
10			<u>c.</u> <u>d.</u>	Title XIX of the Social Security Act, other than coverage	
11				consisting solely of benefits under section 1928.	
12			e.	Chapter 55 of title 10, United States Code.	
13			<u>e.</u> <u>f.</u>	A medical care program of the Indian Health Service or of a	
14				tribal organization.	
15			<u>g.</u>	A State health benefits risk pool.	
16			<u>h.</u>	A health plan offered under chapter 89 of title 5, United States	
17				Code.	
18			i.	A public health plan (as defined in federal regulations).	
19			<u>i.</u> j.	A health benefit plan under section 5(e) of the Peace Corps Act	
20			<u></u>	(22 U.S.C. § 2504(e)).	
21			<u>k.</u>	Title XXI of the Social Security Act (State Children's Health	
22			_	Insurance Program).	
23			"Cree	ditable coverage" does not include coverage consisting solely of	
24				rage of excepted benefits as described in G.S. 58-68-25(b).	
25				ever, short-term limited-duration health insurance coverage shall	
26				onsidered creditable coverage for purposes of this section.	
27		(2)		counting periods before significant breaks in coverage. –	
28			<u>a.</u>	In general. – A period of creditable coverage shall not be	
29			_	counted, with respect to enrollment of an individual under an	
30				individual health insurance plan, if, after the period and before	
31				the enrollment date, there was a 63-day period during all of	
32				which the individual was not covered under any creditable	
33				coverage.	
34			<u>b.</u>	Waiting period not treated as a break in coverage For the	
35				purposes of sub-subdivision a. of this subdivision and	
36				subdivision (b)(3) of this subsection, any period that an	
37				individual is in a waiting period, as defined in	
38				G.S. 58-68-30(b)(4)c., for any coverage under an individual	
39				health insurance plan shall not be taken into account in	
40				determining the continuous period under sub-subdivision a. of	
41				this subdivision.	
42			<u>c.</u>	For an individual who elects COBRA continuation coverage	
43				during the second election period provided under the Trade Act	
44				of 2002, the days between the date the individual lost group	
				· · · · · · ·	

	General	Assen	bly of North Carolina	Session 2007
1			health plan coverage and the first day of the	e second COBRA
2			election period shall not be considered	
$\frac{2}{3}$			whether a significant break in coverage has o	
4		(3)	Method of crediting coverage. – An individual h	
5		<u>(07</u>	count a period of creditable coverage without reg	
6			benefits covered during the period.	
7		(4)	Establishment of period. – Periods of creditable	e coverage for an
8		<u> </u>	individual shall be established through presentation	-
9			described in subsection (c) of this section or in ano	
10			specified in regulations.	
11		(5)	Determination of creditable coverage. –	
12			a. Determination within reasonable time. – If a	n individual health
3			insurer receives creditable coverage in	nformation under
4			subsection (c) of this section, the insure	er shall, within a
15			reasonable time following receipt of the in	formation, make a
6			determination regarding the amount of	the individual's
17			creditable coverage and the length of a	ny exclusion that
8			remains. Whether this determination is	
9			reasonable time depends on the rel	
20			circumstances. Relevant facts and circu	
21			whether a plan's application of a preexisting of	
22			would prevent an individual from having	access to urgent
23			medical care.	
4			b. No time limit on presenting evidence of crea	
25			An individual health insurer shall not impos	•
6			amount of time that an individual has to pres	sent a certificate or
7	(1.)	E	other evidence of creditable coverage.	
8	<u>(b)</u>		<u>ptions. –</u> Evolution not appliable to cortain newhorms Sub	viant to subdivision
29 80		<u>(1)</u>	Exclusion not applicable to certain newborns. – Sub (3) of this subsection, an individual health insurer sh	
80 81			preexisting condition exclusion in the case of an inc	* *
32			the last day of the 30-day period beginning with the	
52 33			of birth, is covered under creditable coverage.	
, s 34		(2)	Exclusion not applicable to certain adopted child	iren _ Subject to
35		<u>(2)</u>	subdivision (3) of this subsection, a group health	U
36			impose any preexisting condition exclusion in the c	
37			is adopted or placed for adoption before attaining 1	
38			who, as of the last day of the 30-day period begin	• •
39			the adoption or placement for adoption, is covere	
40			coverage. The previous sentence does not apply to c	
41			date of the adoption or placement for adoption.	
42		(3)	Loss if break in coverage. – Subdivisions (1) and (2) of this subsection
43			shall no longer apply to an individual after the end	

1		period during all of which the individual was not covered under any
2		creditable coverage.
3	<u>(c)</u>	<u>Certifications and Disclosure of Coverage.</u>
4	<u>1,07</u>	(1) In general. – An individual health insurer shall provide the certification
5		described in this subdivision (i) at the time an individual ceases to be
6		covered under the plan, and (ii) on the request on behalf of an
7		individual made not later than 24 months after the date of cessation of
8		the coverage described in clause (i) of this subdivision, whichever is
9		later.
10		(2) <u>Certification. – The certification described in this subdivision is a</u>
11		written certification of (i) the period of creditable coverage of the
12		individual under the plan and (ii) any waiting period and affiliation
13		period, if applicable, imposed with respect to the individual for any
13		coverage under the plan."
15		SECTION 2.3. G.S. 58-68-30(c) reads as rewritten:
16	"(c)	Rules Relating to Crediting Previous Coverage. –
17	(0)	(1) Creditable coverage defined. – For the purposes of this Article,
18		"creditable coverage" means, with respect to an individual, coverage of
19		the individual under any of the following:
20		a. A self-funded employer group health plan under the Employee
20		Retirement Income Security Act of 1974.
22		b. Group or individual health insurance coverage.
23		c. Part A or part B of title XVIII of the Social Security Act.
23 24		d. Title XIX of the Social Security Act, other than coverage
25		consisting solely of benefits under section 1928.
25 26		e. Chapter 55 of title 10, United States Code.
20 27		f. A medical care program of the Indian Health Service or of a
28		tribal organization.
20 29		
30		g. A State health benefits risk pool.h. A health plan offered under chapter 89 of title 5, United States
31		Code.
32		i. A public health plan (as defined in federal regulations).
33		j. A health benefit plan under section 5(e) of the Peace Corps Act
34		(22 U.S.C. 2504(e)).
35		k. Title XXI of the Social Security Act (State Children's Health
36		Insurance Program).
37		"Creditable coverage" does not include coverage consisting solely of
38		coverage of excepted benefits. However, short-term limited-duration
39		health insurance coverage shall be considered creditable coverage for
40		purposes of this section and G.S. 58-51-15(a)(2)b.
40 41		 (2) Not counting periods before significant breaks in coverage. –
42		a. In general. – A period of creditable coverage shall not be
43		counted, with respect to enrollment of an individual under a
44		group health insurance plan, if, after the period and before the
77		Stoup nearth insurance plan, it, after the period and before the

1			enrollment date, there was a 63-day period during all of which
2			the individual was not covered under any creditable coverage.
3		b.	Waiting period not treated as a break in coverage For the
4			purposes of sub-subdivision a. of this subdivision and
5			subdivision (d)(4) of this subsection, any period that an
6			individual is in a waiting period for any coverage under a group
7			health insurance plan or is in an affiliation period shall not be
8			taken into account in determining the continuous period under
9			sub-subdivision a. of this subdivision.
10		c.	Time spent on short term limited duration health insurance not
11		C.	treated as a break in coverage. – For the purposes of
11			• • •
			sub-subdivision a. of this subdivision, any period that an individual is appelled on a short term limited duration health
13			individual is enrolled on a short term limited duration health
14			insurance policy shall not be taken into account in determining
15			the continuous period under sub-subdivision. a. of this
16			subdivision so long as the period of time spent on the short term
17			limited duration health insurance policy or policies does not
18			exceed 12 months.
19		d.	For an individual who elects COBRA continuation coverage
20			during the second election period provided under the Trade Act
21			of 2002, the days between the date the individual lost group
22			health plan coverage and the first day of the second COBRA
23			election period shall not be considered when determining
24			whether a significant break in coverage has occurred.
25	(3)	Metho	od of crediting coverage. –
26		a.	Standard method Except as otherwise provided under
27			sub-subdivision b. of this subdivision for the purposes of
28			applying subdivision (a)(3) of this subsection, a group health
29			insurer shall count a period of creditable coverage without
30			regard to the specific benefits covered during the period.
31		b.	Election of alternative method. – A group health insurer may
32			elect to apply subdivision (a)(3) of this subsection based on
33			coverage of benefits within each of several classes or categories
34			of benefits specified in federal regulations rather than as
35			provided under sub-subdivision a. of this subdivision. This
36			election shall be made on a uniform basis for all participants
37			and beneficiaries. Under this election a group health insurer
38			shall count a period of creditable coverage with respect to any
39			class or category of benefits if any level of benefits is covered
40			within the class or category.
40 41		C	Health insurer notice. – In the case of an election under
41 42		c.	
			sub-subdivision b. of this subdivision with respect to health
43			insurance coverage in the small or large group market, the
44			health insurer: (i) shall prominently state in any disclosure

1				statements concerning the coverage, and to each employer at
2				the time of the offer or sale of the coverage, that the health
3				insurer has made the election, and (ii) shall include in the
4				statements a description of the effect of the election.
5		(4)	Estab	lishment of period Periods of creditable coverage for an
6			indivi	idual shall be established through presentation of certifications
7			descr	ibed in subsection (e) of this section or in another manner that is
8			specif	fied in federal regulations.
9		<u>(5)</u>	Deter	mination of creditable coverage. –
10			<u>a.</u>	Determination within reasonable time If a group health
11				insurer receives creditable coverage information under
12				subsection (e) of this section, the group health insurer shall,
13				within a reasonable time following receipt of the information,
14				make a determination regarding the amount of the individual's
15				creditable coverage and the length of any exclusion that
16				remains. Whether this determination is made within a
17				reasonable time depends on the relevant facts and
18				circumstances. Relevant facts and circumstances include
19				whether a plan's application of a preexisting condition exclusion
20				would prevent an individual from having access to urgent
21				medical care.
22			<u>b.</u>	No time limit on presenting evidence of creditable coverage
23				A group health insurer shall not impose any limit on the amount
24				of time that an individual has to present a certificate or other
25				evidence of creditable coverage."
26		SEC	ΓΙΟΝ 2	2.4. G.S. 58-68-30(f) reads as rewritten:
27	"(f)	Speci	al Enro	ollment Periods. –
28		(1)	Indiv	iduals losing other coverage A group health insurer shall
29			permi	it an employee who is eligible, but not enrolled, for coverage
30			under	the terms of the plan (or a dependent of the employee if the
31			deper	ident is eligible, but not enrolled, for coverage under the terms) to
32			enrol	l for coverage under the terms of the plan if each of the following
33				tions is met:
34			a.	The employee or dependent was covered under an ERISA
35				group health plan or had health insurance coverage at the time
36				coverage was previously offered to the employee or dependent.
37			b.	The employee stated in writing at the time that coverage under
38				the group health plan or health insurance coverage was the
39				reason for declining enrollment, but only if the health insurer
40				required the statement at the time and provided the employee
41				with notice of the requirement and the consequences of the
42				requirement at the time.
43			c.	With respect to the employee's or dependent's coverage
44				described in sub-subdivision a. of this subsection: (i) the

1		coverage was under a COBRA continuation provision and the
2		coverage under the provision was exhausted; (ii) the coverage
3 4		was not under that provision and either the coverage was
4		terminated because of loss of eligibility for the coverage,
5		including legal separation, divorce, cessation of dependent
6		status (such as attaining the maximum age to be eligible as a
7		dependent child under the plan), death of an employee,
8		termination of employment, reduction in the number of hours of
9		employment, and any loss of eligibility for coverage after a
10		period that is measured by reference to any of the foregoing;
11		(iii) employer contributions toward the coverage were
12		terminated; (iv) in the case of coverage offered through an
13		arrangement that does not provide benefits to individuals who
14		no longer reside, live, or work in a service area, there has been
15		loss of coverage because an individual no longer resides, lives,
16		or works in the service area (whether or not within the choice of
17		the individual), and no other benefit package is available to the
18		individual; (v) an individual incurs a claim that would meet or
19		exceed a lifetime limit on all benefits; or (vi) a plan no longer
20		offers any benefits to the class of similarly situated individuals
20 21		that includes the individual; or (vii) the health insurer
21		terminated coverage under G.S. $58-68-45(c)(2)$.
22		
23 24		
		enrollment not later than 30 days after the date of the applicable
25	(\mathbf{a})	event described in sub-subdivision c. of this subdivision.
26	(2)	For dependent beneficiaries. –
27		a. In general. – If: (i) a group health insurance plan makes
28		coverage available with respect to a dependent of an individual,
29		(ii) the individual is a participant under the plan (or has met any
30		waiting period applicable to becoming a participant under the
31		plan and is eligible to be enrolled under the plan but for a
32		failure to enroll during a previous enrollment period), and (iii) a
33		person becomes the dependent of the individual through
34		marriage, birth, or adoption or placement for adoption.
35		The plan shall provide for a dependent special enrollment period
36		described in sub-subdivision b. of this subdivision during which the
37		person (or, if not otherwise enrolled, the individual) may be enrolled
38		under the plan as a dependent of the individual, and in the case of the
39		birth or adoption of a child, the spouse of the individual may be
40		enrolled as a dependent of the individual if the spouse is otherwise
41		eligible for coverage.
42		b. Dependent special enrollment period. – A dependent special
43		enrollment period under this sub-subdivision shall be a period
44		of not less than 30 days and shall begin on the later of: (i) the

1		date dependent coverage is made available, or (ii) the date of
2		the marriage, birth, or adoption or placement for adoption
3		described in sub-subdivision a.(iii) of this subdivision.
4	с.	No waiting period If an individual seeks to enroll a
5		dependent during the first 30 days of the dependent's special
6		enrollment period, the coverage of the dependent shall become
7		effective: (i) in the case of marriage, not later than the first day
8		of the first month beginning after the date the completed request
9		for enrollment is received; (ii) in the case of a dependent's birth,
10		as of the date of the birth; or (iii) in the case of a dependent's
11		adoption or placement for adoption, the date of the adoption or
12		placement for adoption.
13	<u>(3)</u> <u>Trea</u>	tment of special enrollees. –
14	<u>a.</u>	If an individual requests enrollment while the individual is
15		entitled to special enrollment under this subsection, the
16		individual is a special enrollee, even if the request for
17		enrollment coincides with a late enrollment opportunity under
18		the plan. Therefore, the individual cannot be considered a late
19		enrollee.
20	<u>b.</u>	Special enrollees shall be offered all of the benefit packages
21		available to similarly situated individuals who enroll when first
22		eligible. For this purpose, any difference in benefits or
23		cost-sharing requirements for different individuals constitutes a
24		different benefit package. In addition, a special enrollee cannot
25		be required to pay more for coverage than a similarly situated
26		individual who enrolls in the same coverage when first eligible.
27		The length of any preexisting condition exclusion that may be
28		applied to a special enrollee cannot exceed the length of any
29		preexisting condition exclusion that is applied to similarly
30		situated individuals who enroll when first eligible."
31		2.5. G.S. 58-68-30 is amended by adding the following new
32	subsections to read:	
33		otice of Preexisting Condition Exclusion A group health insurer
34		insurance coverage subject to a preexisting condition exclusion
35	-	n general notice of preexisting condition exclusion to participants
36	_	hall not impose a preexisting condition exclusion with respect to a
37	* * *	dent of the participant until the notice is provided.
38		nsurer shall provide the general notice of preexisting condition
39	-	any written application materials distributed by the insurer for
40		arer does not distribute these materials, the notice shall be provided
41	÷	following a request for enrollment that the insurer, acting in a
42		ot fashion, can provide the notice.
43		e of preexisting condition exclusion shall notify participants of the
44	<u>following:</u>	

1	(1)	The existence and terms of any preexisting condition exclusion under
2	<u>(1)</u>	the plan. This description includes the length of the plan's look-back
3		period, which shall not exceed six months under subdivision (a)(1) of
4		this section; the maximum preexisting condition exclusion period
5		under the plan, which shall not exceed 12 months (18 months for late
6		enrollees) under subdivision (a)(2) of this section; and how the plan
7		will reduce the maximum preexisting condition exclusion period by
8		creditable coverage, as described in subsection (c) of this section.
9	(2)	A description of the rights of individuals to demonstrate creditable
10		coverage, and any applicable waiting periods, through a certificate of
11		creditable coverage, as required by subsection (e) of this section, or
12		through other means as described in federal regulations. This shall
13		include a description of the right of the individual to request a
14		certificate from a prior insurer, if necessary, and a statement that the
15		current insurer will assist in obtaining a certificate from any prior plan
16		or insurer, if necessary.
17	(3)	A person to contact, including an address or telephone number for
18		obtaining additional information or assistance about the preexisting
19		condition exclusion.
20	<u>Nothing in t</u>	his subsection affects a group health insurer's responsibility under this
21	section to fully	disclose in the master group policy, the certificate or evidence of
22	coverage, and t	he member handbook the plan's preexisting condition limitation, the
23	-	creditable coverage, including how an individual may provide proof of
24		age, and the methods of counting and crediting coverage.
25		dual Notice of Period of Preexisting Condition Exclusion After an
26		presented evidence of creditable coverage and the group health insurer
27		rmination of creditable coverage under subdivision (c)(5) of this section,
28		h insurer shall provide the individual a written notice of the length of
29		dition exclusion that remains after offsetting for prior creditable
30	-	e notice, the insurer is not required to identify any medical conditions
31	-	ndividual that could be subject to the exclusion. A group health insurer is
32		provide this notice if the plan does not impose any preexisting condition
33		e individual or if the plan's preexisting condition exclusion is completely
34		lividual's prior creditable coverage.
35		ual notice must be provided by the earliest date following a
36		hat the group health insurer, acting in a reasonable and prompt fashion,
37 38	can provide the	
30 39		<u>Ith insurer shall disclose:</u>
39 40	<u>(1)</u>	Its determination of any preexisting condition exclusion period that
40 41		<u>applies to the individual, including the last day on which the</u> preexisting condition exclusion applies.
41	<u>(2)</u>	<u>The basis for that determination, including the source and substance of</u>
42 43	<u>(2)</u>	any information on which the plan or insurer relied.
ч5		ary mornation on when the plan of instruct refied.

	General Assembly of North Carolina Session 2007
1 2	(3) <u>An explanation of the individual's right to submit additional evidence</u> of creditable coverage.
3 4	(4) <u>A description of any applicable appeal procedures established by the group health insurer.</u>
5	(j) Determination Modification. – Nothing in this section prevents a plan or
6	insurer from modifying an initial determination of creditable coverage if it determines
7	that the individual did not have the claimed creditable coverage, provided that:
8	(1) <u>A notice of the new determination, consistent with the requirements of</u>
9	subsection (i) of this section, is provided to the individual; and
10	(2) Until the notice of the new determination is provided, the group health
11	insurer, for purposes of approving access to medical services (such as
12	a presurgery authorization), acts in a manner consistent with the initial
13	determination.
14	(k) Notice Form and Content. – Any notices required under this section shall be
15	in the form and content and be delivered as prescribed by, in accordance with, or as
16	specified in federal regulations, unless otherwise provided in this Chapter."
17	SECTION 2.6. Article 58 of Chapter 58 of the General Statutes is amended
18	by adding a new section to read:
19 20	 <u>\$ 58-58-141. Portability of group life insurance.</u> <u>(a)</u> Definition. – For purposes of this section, "portability" means the prerogative
20 21	(a) <u>Definition. – For purposes of this section, "portability" means the prerogative</u> to continue existing group life insurance coverage, or access alternate group life
$\frac{21}{22}$	insurance coverage, that may be provided by a group life insurance policy to an
23	individual insured after the individual's affiliation with the initial group terminates.
24	(b) Applicability. – This section applies to all certificates issued under group
25	policies that are used in this State. This section also applies to a certificate issued under
26	a policy issued and delivered to a trust or to an association outside of this State and
27	<u>covering persons residing in this State.</u>
28	(c) <u>Prohibitions. – The use of health questions, underwriting, or eligibility</u>
29 30	requirements that pertain to health status is prohibited when an individual insured elects to access a portability option provided by a group life insurance policy."
30 31	to access a portability option provided by a group me insurance poncy.
32	PART III. EXTERNAL REVIEW.
33	SECTION 3.1. G.S. 58-50-82(b)(1) reads as rewritten:
34	"(b) Within three business days of receiving a request for an expedited external
35	review, the Commissioner shall complete all of the following:
36	(1) Notify the insurer that made the noncertification, noncertification
37	appeal decision, or second-level grievance review decision which is
38	the subject of the request that the request has been received and
39	provide a copy of the request or verbally convey all of the information
40	included in the request. The Commissioner shall also request any
41	information from the insurer necessary to make the preliminary review
42	set forth in G.S. 58-50-80(b)(2) and require the insurer to deliver the
43	information not later than one <u>business</u> day after the request was made.
44	"

1	SECTION	3.2. G.S. 58-50-82(c) reads as rewritten:
2		possible, but within the same <u>business</u> day of receiving notice
3		2) of this section that the request has been assigned to a review
4		er or its designee utilization review organization shall provide or
5		ts and information considered in making the noncertification
6		e second-level grievance review decision to the assigned review
7		ically or by telephone or facsimile or any other available
8	-	copy of the same information shall be sent by the same means or
9		ins to the covered person or the covered person's representative
10	—	for expedited external review."
11		3.3. G.S. 58-50-95 reads as rewritten:
12	"§ 58-50-95. Report	by Commissioner.
13	The Commissione	r shall report semiannually <u>annually</u> to the Joint Legislative
14	Health Care Oversight	t Committee regarding the nature and appropriateness of reviews
15	conducted under this	Part. The report, which shall be provided to the public upon
16	request, should include	e the number of reviews, underlying issues in dispute, character of
17	the reviews, dollar am	ounts in question, whether the review was decided in favor of the
18	covered person or the	health benefit plan, the cost of review, and any other information
19	relevant to the evaluation	on of the effectiveness of this Part."
20		
21		CRM CARE INSURANCE.
22		4. G.S. 58-55-20(4) reads as rewritten:
23		g-term care insurance" means any policy or certificate advertised,
24		eted, offered, or designed to provide coverage for not less than 12
25		ecutive months for each covered person on an expense incurred,
26		nnity, prepaid, or other basis, for one or more necessary or
27		cally necessary diagnostic, preventive, therapeutic, rehabilitative,
28		tenance, or personal care services, provided in a setting other than
29		ute care unit of a hospital. "Long-term care insurance" includes
30	group	<u>includes:</u>
31	<u>a.</u>	Group and individual annuities and life insurance policies or
32		riders that supplement or directly provide long-term care
33		insurance.
34	<u>b.</u>	A policy or rider that provides for payment of benefits based
35		upon cognitive impairment or the loss of functional capacity.
36	<u>c.</u> <u>d.</u>	Qualified long-term care insurance contracts.
37	<u>d.</u>	Group and individual policies whether issued by insurers,
38		fraternal benefit societies, nonprofit health, hospital, and
39 40		medical service corporations prepaid health plans, health
40		maintenance organizations, or any similar organization.
41		"Long-term care insurance" does not include any policy that is
42		offered primarily to provide basic Medicare supplement
43 44		coverage, basic hospital expense coverage, basic
44		medical-surgical expense coverage, hospital confinement

General Assembly of North Carolina	Session 2007
indemnity coverage, major medical e income protection coverage, accide disease or specified accident coverage	nt only coverage, specified
coverage.	
With regard to life insurance, "long-term	
include life insurance policies that acc	
specifically for one or more of the qua illness, medical conditions requiring	
intervention or permanent institutional cor	
the option of a lump-sum payment for those	— — — — — — — — — — — — — — — — — — — —
the benefits nor the eligibility for the bene	
receipt of long-term care."	
PART V. SMALL EMPLOYER GROUP HEALTH INS	URANCE.
SECTION 5.1. G.S. 58-50-126(d) reads as rewrit	tten:
"(d) Election. – The small employer carrier elections of	
under this section shall apply uniformly to all small empl	-
small employer carrier. The election shall be effective for a	period of not less than two
years. An election under this section shall be made in accord	ance with G.S. 58-50-127."
SECTION 5.2. Article 50 of Chapter 58 of the C	General Statutes is amended
by adding a new section to read:	
<u>"§ 58-50-127. Small employer carrier plan elections.</u>	
A small employer carrier shall submit, in a format prescr	
an election pursuant to G.S. 58-50-125(d) pertaining to the o	-
and standard health care plan or the alternative health	
G.S. 58-50-126. The election shall be effective for a period	
The election shall be submitted with policy forms when they	
or if the policy forms have been previously approved, then	2
the year in which the small employer carrier wishes the e	-
employer carrier does not make a new election, or if the new applicable, the existing election at the end of the two-year el	
to apply for another two-year period."	lection period shan continue
to apply for another two-year period.	
PART VI. CREDIT INSURANCE.	
SECTION 6.1. G.S. 58-57-5 is amended by add	ling a new subdivision after
G.S. 58-57-5(4b) to read:	ing a new subarvision arter
"(4c) "Critical period conversion ratio" means th	ne ratio of the benefit value
of the critical period divided by the benefit	
SECTION 6.2. G.S. 58-57-35 is amended by a	
read:	C
"(d) Premium rates for benefits provided on a crit	tical period basis shall be
adjusted by a critical period conversion ratio that reduces the	-
the shorter benefit period provided."	
-	

1	PART VII. MISCELLANEOUS PROVISIONS.
2	SECTION 7.1. G.S. 58-3-35 reads as rewritten:
3	"§ 58-3-35. Stipulations as to jurisdiction and limitation of actions.
4	(a) No insurer, self-insurer, service corporation, HMO, or MEWA continuing
5	care provider, viatical settlement provider, or professional employer organization
6	licensed under this Chapter shall make any condition or stipulation in its insurance
7	contracts or policies concerning the court or jurisdiction in which any suit or action on
8	the contract may be brought.
9	(b) No insurer, self-insurer, service corporation, HMO, or MEWA continuing
10	care provider, viatical settlement provider, or professional employer organization
11	licensed under this Chapter shall limit the time within which any suit or action referred
12	to in subsection (a) of this section may be commenced to less than the period prescribed
13	by law.
14	(c) All conditions and stipulations forbidden by this section are void. void ab
15	initio."
16	SECTION 7.2. G.S. 58-3-167(a)(1) reads as rewritten:
17	"(1) "Health benefit plan" means an accident and health insurance policy or
18	certificate; a nonprofit hospital or medical service corporation
19	contract; a health maintenance organization subscriber contract; a plan
20	provided by a multiple employer welfare arrangement; or a plan
21	provided by another benefit arrangement, to the extent permitted by
22	the Employee Retirement Income Security Act of 1974, as amended,
23	or by any waiver of or other exception to that act provided under
24	federal law or regulation. "Health benefit plan" does not mean any
25	plan implemented or administered by the North Carolina or United
26	States Department of Health and Human Services, or any successor
27	agency, or its representatives. "Health benefit plan" does not mean any
28	of the following kinds of insurance:
29	a. Accident.
30	b. Credit.
31	c. Disability income.
32	d. Long term or nursing home care.
33	e. Medicare supplement.
34	f. Specified disease.
35	g. Dental or vision.
36	h. Coverage issued as a supplement to liability insurance.
37	i. Workers' compensation.
38	j. Medical payments under automobile or homeowners.
39	k. Hospital income or indemnity.
40	1. Insurance under which benefits are payable with or without
41	regard to fault and that is statutorily required to be contained in
42	any liability policy or equivalent self-insurance.
43	m. Short term limited duration health insurance policies as defined
44	in Part 144 of Title 45 of the Code of Federal Regulations.

1	plan consisting of one or more of any combination of benefits
2	described in G.S. 58-68-25(b)."
3	SECTION 7.3. G.S. 58-10-35(c) reads as rewritten:
4	"(c) After no fewer than 24 months after the mailing of the initial notice of
5	transfer required under G.S. 58-10-30, if positive consent to, or rejection of, the transfer
6	and assumption has not been received or consent has <u>not been deemed to have</u> occurred
7	under subsection (b) of this section, the transferring insurer shall send to the
8	policyholder a second and final notice of transfer as specified in G.S. 58-10-30. If the
9	policyholder does not accept or reject the transfer during the one-month period
10	immediately after the date on which the transferring insurer mailed the second and final
11	notice of transfer, the policyholder's consent and novation of the contract will occur.
12	With respect to the home service business, or any other business not using premium
13	notices, the 24-month and one-month periods shall be measured from the date of
14	delivery of the notice of transfer under G.S. 58-10-30."
15	SECTION 7.4. G.S. 58-56-51(a) reads as rewritten:
16	"(a) No person shall act as, offer to act as, or hold himself or herself out as a TPA
17	in this State without a valid TPA license issued by the Commissioner. Licenses shall be
18	renewed annually. Failure to submit a complete renewal application shall result in the
19	expiration of the license of the TPA as a matter of law; provided, however, the
20	Commissioner may grant the TPA an extension of time for good cause."
21	SECTION 7.5. G.S. 58-56-51(f) reads as rewritten:
22	"(f) A person is not required to be licensed as a TPA in this State if the person
23	provides services exclusively to one or more bona fide employee benefit plans each of
24	which is established by an employer, an employee organization, or both, and for which
25	the insurance laws of this State are preempted pursuant to the Employee Retirement
26	Income Security Act of 1974. Persons who are not required to be licensed shall register
27	with the Commissioner annually, verifying their status as described in this subsection.
28	Failure to submit an annual verification shall result in the expiration of the registration
29	of the TPA as a matter of law; provided, however, the Commissioner may grant the
30	TPA an extension of time for good cause."
31	SECTION 7.6. G.S. 58-58-135(1)c. is repealed.
32	SECTION 7.7. G.S. 58-58-205(12) reads as rewritten:
33	"(12) "Viatical settlement provider" or "provider" means a person, other than
34	a viator, that enters into or effectuates a viatical settlement contract.
35 36	contract on residents of this State or residents of another state from
30 37	offices within this State. Viatical settlement provider <u>"Viatical</u>
37	settlement provider" or "provider" does not include:
38 39	a. A bank, savings bank, savings and loan association, credit union, or other licensed lending institution that takes an
40	assignment of a life insurance policy as collateral for a loan;
40 41	b. The issuer of a life insurance policy providing accelerated
42	benefits under rules adopted by the Commissioner and under
43	the contract;

(General Assembly of North Carolina Se	ssion 2007
	c. An authorized or eligible insurer that provides coverage to a viatical settlement provider, purchaser entity, special purpose entity, or related provider trust	, financing
	d. A natural person who enters into or effectuates no one agreement in a calendar year for the trans- insurance policies for any value less than the expe- benefit;	fer of life
	e. A financing entity; f. A special purpose entity;	
	g. A related provider trust;h. A viatical settlement purchaser; or	
	i. An accredited investor or qualified institutional	huver as
	defined respectively in Regulation D, Rule 501 or Ru the Federal Securities Act of 1933, as amended,	le 144A of
	purchases a viaticated policy from a viatical	settlement
	provider."	
T	PART VIII. TEACHERS' AND STATE EMPLOYEES' MAJOR N	IFDICAL
	PLAN TECHNICAL CORRECTIONS.	ILDICAL
-	SECTION 8.1. G.S. 58-2-161(a)(1)m. reads as rewritten:	
	"m. The Teachers' and State Employees' Comprehens	ive Maior
	Medical Plan and any optional plans or programs	
	under Part 2 of Article 3 of Chapter 135 of the	
	Statutes."	
	SECTION 8.2. G.S. 58-3-171(c) reads as rewritten:	
	"(c) For purposes of this section, "health benefit plans" means accident	and health
i	insurance policies or certificates; nonprofit hospital or medical service of	corporation
С	contracts; health maintenance organization (HMO) subscriber contracts and	other plans
p	provided by managed-care organizations; plans provided by a MEWA or plan	is provided
	by other benefit arrangements, to the extent permitted by ERISA; the Tea	
S	State Employees' Comprehensive Major Medical Plan; Plan and any option	<u>al plans or</u>
_	programs operating under Part 2 of Article 3 of Chapter 135 of the General St	
r	medical payment coverages under homeowners and automobile insurance pol	icies."
	SECTION 8.3. G.S. 58-3-172(b) reads as rewritten:	
	"(b) For purposes of this section, "health benefit plans" means accident	
	insurance policies or certificates; nonprofit hospital or medical service of	-
	contracts; health, hospital, or medical service corporation plan contra-	
	naintenance organization (HMO) subscriber contracts and other plans pr	•
	managed-care organizations; plans provided by a MEWA or plans provide	•
	benefit arrangements, to the extent permitted by ERISA; and the Teachers	
	Employees' Comprehensive Major Medical Plan. Plan and any optiona	-
ľ	programs operating under Part 2 of Article 3 of Chapter 135 of the General St	atutes.
	SECTION 8.4. G.S. 58-3-175(a) reads as rewritten:	

1	"(a) As used in this section "health hanafit plan" has the same meaning as in
1 2	"(a) As used in this section, "health benefit plan" has the same meaning as in $C = 58.50, 110(11)$ and includes the Teachers' and State Employees' Comprehensive
2 3	G.S. 58-50-110(11) and includes the Teachers' and State Employees' Comprehensive
3 4	Major Medical <u>Plan.Plan and any optional plans or programs operating under Part 2 of</u>
4 5	Article 3 of Chapter 135 of the General Statutes." SECTION 8.5. G.S. 58-50-75(b) reads as rewritten:
5 6	
7	
8	provide or perform utilization review pursuant to G.S. 58-50-61, the Teachers' and State
8 9	Employees' Comprehensive Major Medical Plan, any optional plans or programs
9 10	operating under Part 2 of Article 3 of Chapter 135 of the General Statutes, and the Health Insurance Program for Children. With respect to second-level grievance review
11	decisions, this Part applies only to second-level grievance review decisions involving
12	noncertification decisions."
12	SECTION 8.6. G.S. 58-51-115(a) reads as rewritten:
13	"(a) As used in this section and in G.S. $58-51-120$ and G.S. $58-51-125$:
15	(1) "Health benefit plan" means any accident and health insurance policy
16	or certificate; a nonprofit hospital or medical service corporation
17	contract; a health maintenance organization subscriber contract; a plan
18	provided by a multiple employer welfare arrangement; the Teachers'
19	and State Employees' Comprehensive Major Medical Plan and any
20	optional plans or programs operating under Part 2 of Article 3 of
21	Chapter 135 of the General Statutes; or a plan provided by another
22	benefit arrangement. "Health benefit plan" does not mean a Medicare
23	supplement policy as defined in G.S. 58-54-1(5).
24	(2) "Health insurer" means any health insurance company subject to
25	Articles 1 through 63 of this Chapter, including a multiple employee
26	welfare arrangement, and any corporation subject to Articles 65 and 67
27	of this Chapter; a group health plan, as defined in section 607(1) of the
28	Employee Retirement Income Security Act of 1974; and the Teachers'
29	and State Employees' Comprehensive Major Medical Plan and any
30	optional plans or programs operating under Part 2 of Article 3 of
31	Chapter 135 of the General Statutes."
32	PART IX. EFFECT OF HEADINGS.
33	SECTION 9. The headings to the parts of this act are a convenience to the
34	reader and are for reference only. The headings do not expand, limit, or define the text
35	of this act.
36	PART X. EFFECTIVE DATES.
37	SECTION 10. Part I of this act becomes effective January 1, 2008. Part IV
38	of this act becomes effective October 1, 2007. The remainder of this act is effective
39	when it becomes law.