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AN ACT

RELATING TO HEALTH CARE; PROVIDING OPTIONS FOR SMALL
EMPLOYERS TO INCREASE ACCESS TO VOLUNTARY HEALTH CARE
COVERAGE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 10-7B-1 NMSA 1978 (being Laws 1989,
Chapter 231, Section 1) is amended to read:

"10-7B-1. SHORT TITLE.--Chapter 10, Article 7B NMSA
1978 may be cited as the "Group Benefits Act"."

Section 2. Section 10-7B-2 NMSA 1978 (being Laws 1989,
Chapter 231, Section 2, as amended) is amended to read:

"10-7B-2. DEFINITIONS.--As used in the Group Benefits
Act:

A. "committee" means the group benefits committee;

B. "director" means the director of the risk
management division of the general services department;

C. "employee" means a salaried officer, employee
or legislator of the state or a salaried officer or employee
of a local public body;

D. "local public body" means any New Mexico
incorporated municipality, county or school district;

E. "professional claims administrator" means any
person or legal entity that has at least five years of
experience handling group benefits claims, as well as such

1 other qualifications as the director may determine from time
2 to time with the committee's advice;

3 F. "small employer" means a person having
4 for-profit or nonprofit status that employs an average of
5 fifty or fewer persons over a twelve-month period; and

6 G. "state" or "state agency" means the state of
7 New Mexico or any of its branches, agencies, departments,
8 boards, instrumentalities or institutions."

9 Section 3. Section 10-7B-5 NMSA 1978 (being Laws 1989,
10 Chapter 231, Section 5) is amended to read:

11 "10-7B-5. ADMINISTRATIVE COSTS.--The director, with the
12 prior approval of the committee, may apportion the costs of
13 employee benefits administration and other employee benefit
14 costs to all participating state agencies and their
15 employees, participating local public bodies and their
16 employees and participating small employers and persons and
17 dependents eligible through the small employer, whether the
18 plan is insured or self-insured."

19 Section 4. A new section of the Group Benefits Act is
20 enacted to read:

21 "SMALL EMPLOYER HEALTH CARE COVERAGE.--

22 A. The director may enter into an agreement with a
23 small employer to voluntarily purchase health care coverage
24 offered pursuant to the Group Benefits Act for persons and
25 dependents eligible through the small employer.

1 B. The director may enter into agreements with an
2 association, cooperative or mutual alliance representing
3 small employers to provide outreach and assistance for small
4 employers to voluntarily purchase health care coverage
5 offered pursuant to the Group Benefits Act for persons and
6 dependents eligible through the small employer.

7 C. The director shall only permit voluntary
8 purchase of health care coverage by small employers if the
9 small employer has not offered health care coverage to
10 persons and dependents eligible through a small employer for
11 a period of at least twelve months prior to enrollment in the
12 coverage offered pursuant to the Group Benefits Act.

13 D. A separate account shall be maintained for
14 small employers that voluntarily elect to purchase health
15 care coverage offered pursuant to the Group Benefits Act to
16 provide separate accounting, payment and private funding of
17 health care coverage for small employers. The funds in the
18 small employers account shall be maintained separately in
19 actuarially sound condition as evidenced by an annual written
20 certification of a qualified actuary, including verification
21 that the premiums charged are actuarially sound in relation
22 to the benefits provided. This certification shall be filed
23 with the superintendent of insurance."

24 Section 5. Section 59A-54-10 NMSA 1978 (being Laws
25 1987, Chapter 154, Section 10, as amended) is amended to

1 read:

2 "59A-54-10. ASSESSMENTS.--

3 A. Following the close of each fiscal year, the
4 pool administrator shall determine the net premium, being
5 premiums less administrative expense allowances, the pool
6 expenses and claim expense losses for the year, taking into
7 account investment income and other appropriate gains and
8 losses. The assessment for each insurer shall be determined
9 by multiplying the total cost of pool operation by a fraction
10 the numerator of which equals that insurer's premium and
11 subscriber contract charges or their equivalent for health
12 insurance written in the state during the preceding calendar
13 year and the denominator of which equals the total of all
14 premiums and subscriber contract charges written in the
15 state; provided that premium income shall include receipts of
16 medicaid managed care premiums but shall not include any
17 payments by the secretary of health and human services
18 pursuant to a contract issued under Section 1876 of the
19 Social Security Act, as amended. The board may adopt other
20 or additional methods of adjusting the formula to achieve
21 equity of assessments among pool members, including
22 assessment of health insurers and reinsurers based upon the
23 number of persons they cover through primary, excess and
24 stop-loss insurance in the state.

25 B. If assessments exceed actual losses and

1 administrative expenses of the pool, the excess shall be held
2 at interest and used by the board to offset future losses or
3 to reduce pool premiums. As used in this subsection, "future
4 losses" includes reserves for incurred but not reported
5 claims.

6 C. The proportion of participation of each member
7 in the pool shall be determined annually by the board based
8 on annual statements and other reports deemed necessary by
9 the board and filed with it by the member. Any deficit
10 incurred by the pool shall be recouped by assessments
11 apportioned among the members of the pool pursuant to the
12 assessment formula provided by Subsection A of this section;
13 provided that the assessment for any pool member shall be
14 allowed as a thirty-percent credit on the premium tax return
15 for that member and a fifty percent credit on the premium tax
16 return for a member on the low-income premium schedule
17 pursuant to Subsection B of Section 59A-54-19 NMSA 1978.

18 D. The board may abate or defer, in whole or in
19 part, the assessment of a member of the pool if, in the
20 opinion of the board, payment of the assessment would
21 endanger the ability of the member to fulfill its contractual
22 obligation. In the event an assessment against a member of
23 the pool is abated or deferred in whole or in part, the
24 amount by which such assessment is abated or deferred may be
25 assessed against the other members in a manner consistent

1 with the basis for assessments set forth in Subsection A of
2 this section. The member receiving the abatement or
3 deferment shall remain liable to the pool for the deficiency
4 for four years."

5 Section 6. Section 59A-54-12 NMSA 1978 (being Laws
6 1987, Chapter 154, Section 12, as amended) is amended to
7 read:

8 "59A-54-12. ELIGIBILITY--POLICY PROVISIONS.--

9 A. Except as provided in Subsection B of this
10 section, a person is eligible for a pool policy only if on
11 the effective date of coverage or renewal of coverage the
12 person is a New Mexico resident, and:

13 (1) is not eligible as an insured or covered
14 dependent for any health plan that provides coverage for
15 comprehensive major medical or comprehensive physician and
16 hospital services;

17 (2) is currently paying a rate for a health
18 plan that is higher than one hundred twenty-five percent of
19 the pool's standard rate;

20 (3) has been rejected for coverage for
21 comprehensive major medical or comprehensive physician and
22 hospital services;

23 (4) is only eligible for a health plan with
24 a rider, waiver or restrictive provision for that particular
25 individual based on a specific condition;

1 (5) has a medical condition that is listed
2 on the pool's pre-qualifying conditions;

3 (6) has as of the date the individual seeks
4 coverage from the pool an aggregate of eighteen or more
5 months of creditable coverage, the most recent of which was
6 under a group health plan, governmental plan or church plan
7 as defined in Subsections P, N and D, respectively, of
8 Section 59A-23E-2 NMSA 1978, except, for the purposes of
9 aggregating creditable coverage, a period of creditable
10 coverage shall not be counted with respect to enrollment of
11 an individual for coverage under the pool if, after that
12 period and before the enrollment date, there was a sixty-
13 three-day or longer period during all of which the individual
14 was not covered under any creditable coverage; or

15 (7) is entitled to continuation coverage
16 pursuant to Section 59A-23E-19 NMSA 1978.

17 B. Notwithstanding the provisions of Subsection A
18 of this section:

19 (1) a person's eligibility for a policy
20 issued under the Health Insurance Alliance Act shall not
21 preclude a person from remaining on or purchasing a pool
22 policy; provided that a self-employed person who qualifies
23 for an approved health plan under the Health Insurance
24 Alliance Act by using a dependent as the second employee may
25 choose a pool policy in lieu of the health plan under that

1 act; and

2 (2) if a pool policyholder becomes eligible
3 for any group health plan, the policyholder's pool coverage
4 shall not be involuntarily terminated until any preexisting
5 condition period imposed on the policyholder by the plan has
6 been exhausted.

7 C. Coverage under a pool policy is in excess of
8 and shall not duplicate coverage under any other form of
9 health insurance.

10 D. A policyholder's newborn child or newly adopted
11 child is automatically eligible for thirty-one consecutive
12 calendar days of coverage for an additional premium.

13 E. Except for a person eligible as provided in
14 Paragraph (6) of Subsection A of this section, a pool policy
15 may contain provisions under which coverage is excluded
16 during a six-month period following the effective date of
17 coverage as to a given individual for preexisting conditions.

18 F. The preexisting condition exclusions described
19 in Subsection E of this section shall be waived to the extent
20 to which similar exclusions have been satisfied under any
21 prior health insurance coverage that was involuntarily
22 terminated, if the application for pool coverage is made not
23 later than thirty-one days following the involuntary
24 termination. In that case, coverage in the pool shall be
25 effective from the date on which the prior coverage was

1 terminated. This subsection does not prohibit preexisting
2 conditions coverage in a pool policy that is more favorable
3 to the insured than that specified in this subsection.

4 G. An individual is not eligible for coverage by
5 the pool if:

6 (1) except as provided in Subsection I of
7 this section, the individual is, at the time of application,
8 eligible for medicare or medicaid that would provide coverage
9 for amounts in excess of limited policies such as dread
10 disease, cancer policies or hospital indemnity policies;

11 (2) the individual has voluntarily
12 terminated coverage by the pool within the past twelve months
13 and did not have other continuous coverage during that time,
14 except that this paragraph shall not apply to an applicant
15 who is a federally defined eligible individual;

16 (3) the individual is an inmate of a public
17 institution or is eligible for public programs for which
18 medical care is provided;

19 (4) the individual is eligible for coverage
20 under a group health plan;

21 (5) the individual has health insurance
22 coverage as defined in Subsection R of Section 59A-23E-2 NMSA
23 1978;

24 (6) the most recent coverages within the
25 coverage period described in Paragraph (6) of Subsection A of

1 this section were terminated as a result of nonpayment of
2 premium or fraud; or

3 (7) the individual has been offered the
4 option of continuation coverage under a federal COBRA
5 continuation provision as defined in Subsection F of Section
6 59A-23E-2 NMSA 1978 or under a similar state program and he
7 has elected the coverage and did not exhaust the continuation
8 coverage under the provision or program, provided, however,
9 that an unemployed former employee who has not exhausted
10 COBRA coverage shall be eligible.

11 H. Any person whose health insurance coverage from
12 a qualified state health policy with similar coverage is
13 terminated because of nonresidency in another state may apply
14 for coverage under the pool. If the coverage is applied for
15 within thirty-one days after that termination and if premiums
16 are paid for the entire coverage period, the effective date
17 of the coverage shall be the date of termination of the
18 previous coverage.

19 I. The board may issue a pool policy for
20 individuals who:

21 (1) are enrolled in both Part A and Part B
22 of medicare because of a disability; and

23 (2) except for the eligibility for medicare,
24 would otherwise be eligible for coverage pursuant to the
25 criteria of this section."

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Section 7. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2005. _____