

GENERAL ASSEMBLY OF NORTH CAROLINA
SESSION 2007

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SENATE BILL 1512

Short Title: Health Insurance Risk Pool/Healthy NC.

(Public)

Sponsors: Senator Dalton.

Referred to: Appropriations/Base Budget.

March 28, 2007

A BILL TO BE ENTITLED

1
2 AN ACT TO ENACT THE "HEALTHY NC" PROGRAM TO FACILITATE THE
3 AVAILABILITY OF AFFORDABLE ACCIDENT AND HEALTH INSURANCE
4 COVERAGE TO SMALL EMPLOYERS, SELF-EMPLOYED INDIVIDUALS,
5 AND UNINSURED WORKERS; TO CREATE THE NORTH CAROLINA
6 HEALTH INSURANCE RISK POOL TO HELP MEET THE HEALTH
7 INSURANCE COVERAGE NEEDS OF INDIVIDUALS WHO CANNOT
8 OBTAIN AFFORDABLE HEALTH INSURANCE BECAUSE OF HIGH-RISK
9 HEALTH CONDITIONS; AND TO APPROPRIATE FUNDS FOR THE
10 IMPLEMENTATION OF THIS ACT.

11 The General Assembly of North Carolina enacts:

12 **PART 1. HEALTHY NC PROGRAM**

13 **SECTION 1.1.** Effective January 1, 2008, Article 50 of Chapter 58 of the
14 General Statutes is amended by adding the following new Part to read:

"Part 6. Healthy NC Program.

15 **"§ 58-50-160. Definitions.**

16 The following definitions apply in this Part:

- 17
- 18 (1) 'Claims corridor'. – Claims paid on behalf of a covered member in a
19 given calendar year in excess of fifteen thousand dollars (\$15,000) and
20 less than seventy-five thousand dollars (\$75,000).
- 21 (2) 'Claims threshold'. – The aggregate amount that a participating insurer
22 must pay out as claims paid before reaching the applicable claims
23 corridor and before becoming eligible for reimbursement from the
24 Fund on behalf of a covered member in a given calendar year.
- 25 (3) 'Community rated'. – A method used to develop carrier premiums
26 which spreads financial risk across a large population and allows
27 adjustments for age, gender, family composition, and geographic
28 areas.

- 1 (4) 'Dependent'. – The spouse or child of a covered individual. 'Dependent
2 child' includes a child who is under the age of 19 or is a full-time
3 student under the age of 23.
- 4 (5) 'Health benefit plan'. – Defined in G.S. 58-3-167.
- 5 (6) 'Insurer'. – An insurance company subject to this Chapter, a service
6 corporation organized under Article 65 of this Chapter, and a health
7 maintenance organization organized under Article 67 of this Chapter.
- 8 (7) 'Part-time worker'. – Any person employed less than 30 hours weekly.
- 9 (8) 'Participating insurer'. – An insurer that offers a qualifying health
10 insurance contract. For purposes of this Part, 'participating insurer'
11 includes the insurer's brokers, agents, producers, or third-party
12 administrators, as applicable.
- 13 (9) 'Premium'. – Insurance premiums or other fees charged for qualifying
14 health insurance contracts including the costs of benefits paid or
15 reimbursements made to or on behalf of persons covered by the
16 contract.
- 17 (10) 'Program'. – The Healthy NC Program established under this Part.
- 18 (11) 'Qualifying health insurance contract'. – Either a group health
19 insurance contract approved by the Commissioner and purchased
20 under the Program by a qualifying small employer, or an individual
21 health insurance contract approved by the Commissioner and
22 purchased under the Program by a self-employed individual or an
23 uninsured employed individual, or both a group or individual contract,
24 as the context requires.
- 25 (12) 'Qualifying individual'. – An uninsured employed individual, or a
26 self-employed individual that qualifies to purchase a qualifying
27 individual health insurance contract under the Program.
- 28 (13) 'Qualifying small employer'. – An employer that qualifies to purchase
29 a qualifying group health insurance contract under the Program.
- 30 (14) 'Stop Loss Fund' or 'Fund'. – Either the Small Employer Stop Loss
31 Fund, or the Qualifying Individual Stop Loss Fund, or both, as the
32 context requires.

33 **"§ 58-50-165. Standardized health insurance contracts for qualifying small**
34 **employers and individuals.**

35 (a) Every insurer that offers individual health benefit plans, group health benefit
36 plans, or both, and that is among the 15 insurers with the highest health benefit plan
37 market share in this State, shall offer qualifying group health insurance contracts and
38 qualifying individual health insurance contracts in accordance with this Part. Coverage
39 offered shall include dependent coverage. If at the time of offering coverage, an insurer
40 does not participate in both the individual and group health insurance markets in this
41 State, then the insurer may choose to offer a qualifying health insurance contract in only
42 the health insurance market that the insurer serves. Qualifying health insurance
43 contracts offered under this Part shall be at least comparable in coverage to health plans
44 offered in the North Carolina small group or non-group market.

1 (b) Notwithstanding any other provision of this Chapter, the contracts issued
2 pursuant to this Part by participating insurers shall provide only network plan benefits,
3 except for emergency care or where services are not available through a plan provider.
4 As used in this Part, 'network plan' has the meaning applied under G.S. 58-68-25.

5 (c) All coverage under a qualifying health insurance contract is subject to a
6 preexisting condition limitation in accordance with G.S. 58-51-15. The underwriting of
7 the contracts may not utilize exclusionary riders on specific conditions or health-related
8 issues to limit coverage on an individual based upon the individual's health status.

9 (d) A qualifying small employer that elects to provide coverage offered under the
10 Program shall make coverage under the qualifying group health insurance contract
11 available to dependents of employees. A dependent who is enrolled in Medicare is
12 ineligible for coverage under this Part unless coverage is required by federal law.
13 Dependents of an employee who is enrolled in Medicare will be eligible for dependent
14 coverage provided the dependent is not also enrolled in Medicare. A qualifying
15 individual may elect to include coverage for the qualifying individual's dependents
16 under the qualifying individual health insurance contract.

17 (e) A benefit plan under a qualifying health insurance contract is subject to
18 applicable continuation, conversion, and renewability requirements of Articles 53 and
19 68 of this Chapter, and COBRA, as defined under G.S. 58-68-25.

20 (f) A qualifying health insurance contract shall provide a 31-day grace period for
21 payment of premiums.

22 (g) Rates under qualifying health insurance contracts may be increased as
23 authorized under G.S. 58-51-95 and applicable rules regarding rate revision requests.

24 (h) Qualifying health insurance contracts, and the rates under the contracts, are
25 subject to the prior approval of the Commissioner. The Commissioner shall review all
26 health insurance contracts and rates for Program contracts submitted by participating
27 insurers, and, if the contracts and rates comply with this Part, approve the contracts and
28 rates.

29 **"§ 58-50-170. Eligibility for small employers.**

30 (a) In order to be eligible to purchase or renew a qualifying health insurance
31 contract under this Part, an applicant shall be a small employer:

32 (1) That employs not more than 25 eligible employees, at least 30% of
33 which earn wages of not more than twelve dollars (\$12.00) per hour.
34 Of the employees eligible for coverage, at least seventy-five percent
35 (75%) must participate in group health insurance coverage through the
36 Program.

37 (2) That has not provided group health insurance coverage covering its
38 employees during the 12-month period prior to application for a
39 qualifying group health insurance contract under the Program. Small
40 employer applicants shall be considered to have provided group health
41 insurance if they have arranged for group health insurance coverage
42 (insured or self-insured) on behalf of their employees and contributed
43 an average of not less than fifty dollars (\$50.00) per employee per
44 month;

1 (3) Whose place of business is located in this State; and

2 (4) That contributes on behalf of participating employees at least fifty
3 percent (50%) of the premium for the qualifying health insurance
4 contract. The employer premium contribution must be the same
5 percentage for all covered employees.

6 (b) An employer shall cease to be a qualifying small employer if any health
7 insurance that provides benefits on an expense-reimbursed or prepaid basis covering the
8 employer's employees, other than qualifying group health insurance purchased pursuant
9 to this Part, is purchased by or on behalf of the employer or otherwise takes effect
10 subsequent to the purchase of qualifying group health insurance under the Program.

11 (c) Qualifying small employers are not required to offer coverage to part-time
12 workers who work less than the required number of work hours to qualify as employees.
13 However, if part-time workers are included as eligible employees for the purpose of
14 meeting the eligibility requirements of this section, then coverage must be offered to
15 part-time workers.

16 (d) Qualifying small employers may impose waiting periods that newly hired
17 workers must satisfy in advance of obtaining coverage under the qualifying group health
18 insurance contract. The waiting period shall not exceed 90 days from the date of hire
19 and must be the same for all newly hired workers. Employees shall be added to the
20 group not later than 90 days after the first day of employment.

21 (e) The 12-month period set forth in subdivision (a)(2) of this section may be
22 adjusted by the Commissioner from 12 months to 18 months if the Commissioner
23 determines that the 12-month period is insufficient to prevent inappropriate substitution
24 of other health insurance contracts for qualifying individual health insurance contracts.

25 (f) If an employee of a qualifying small employer has been covered as a
26 dependent under another health benefit plan, or has had individual coverage, the prior
27 coverage shall be credited against the 12-month waiting period on pre-existing
28 conditions under the Program.

29 (g) As used in this Part, the term 'eligible employee' means an employee who
30 works for a qualifying small employer on a full-time basis with a normal work week of
31 30 or more hours. 'Eligible employee' does not include employees who work on a
32 temporary or substitute basis. In applying minimum participation requirements to a
33 small employer, the insurer shall not consider employees or dependents who have
34 qualifying existing coverage in determining whether an applicable participation level is
35 met. "Qualifying existing coverage" means benefits or coverage provided under: (i)
36 Medicare, Medicaid, and other government funded programs; or (ii) an employer-based
37 health insurance or health benefit arrangement, including a self-insured plan, that
38 provides benefits similar to or in excess of benefits provided under the Program.

39 **"§ 58-50-175. Eligibility for self-employed individuals.**

40 (a) As used in this Part, the term "self-employed individual" means an individual
41 or sole proprietor, including an independent contractor, who derives a majority of the
42 individual's income from a trade or business carried on by the individual or sole
43 proprietor which results in taxable income as indicated on IRS form 1040, Schedule C
44 or F, and which generated taxable income in one of the two previous years.

1 **(b)** In order to be eligible to purchase or renew a qualifying individual health
2 insurance contract under this Part, an applicant shall be a self-employed individual who
3 is the sole owner and employee of a business and who:

- 4 **(1)** Has a family income not exceeding two hundred fifty percent (250%)
5 of the federal poverty guidelines.
6 **(2)** Does not have and has not had health insurance coverage with benefits
7 on an expense-reimbursed or prepaid basis during the 12-month period
8 prior to application for coverage under the Program;
9 **(3)** Would not be eligible to obtain health insurance under an
10 employer-provided group health benefits plan. An applicant would be
11 considered eligible for an employer-provided group health benefits
12 plan if the applicant is eligible to participate in an employer-sponsored
13 health benefit plan (insured or self-insured) and the employer
14 contributes toward the cost of the plan or the payment of the premium;
15 **(4)** Is a resident of North Carolina. Documentation of residency, which
16 may include a valid North Carolina drivers license or special
17 identification card, must be provided at initial application for a
18 qualifying health insurance contract; and
19 **(5)** Is ineligible for Medicare.

20 **(c)** The 12-month period set forth in subdivision (b)(1) of this section may be
21 adjusted by the Commissioner from 12 months to 18 months if the Commissioner
22 determines that the 12-month period is insufficient to prevent inappropriate substitution
23 of other health insurance contracts for qualifying individual health insurance contracts.

24 **"§ 58-50-180. Eligibility for uninsured employed individuals.**

25 **(a)** In order to be eligible to purchase or renew a qualifying individual health
26 insurance contract under this Part, an applicant shall be an individual who:

- 27 **(1)** Is a low-income employed person whose employer does not provide
28 group health insurance and has not provided group health insurance
29 with benefits on an expense-reimbursed or prepaid basis covering
30 employees in effect during the 12-month period prior to the
31 individual's application for health insurance under the Program.
32 Applicants qualifying for individual health insurance contracts may
33 meet the employment requirement by demonstrating that the
34 applicant's spouse (residing in the applicant's household) is an
35 employed person;
36 **(2)** Does not have health insurance in force or who would not be eligible
37 to obtain health insurance under an employer-provided group health
38 benefits plan. An applicant would be considered eligible for an
39 employer-provided group health benefits plan if the applicant is
40 eligible to participate in an employer-sponsored health benefit plan
41 (insured or self-insured) and the employer contributes toward the cost
42 of the plan or the payment of the premium;
43 **(3)** Is a resident of North Carolina. Documentation of residency, which
44 may include a valid North Carolina drivers license or special

1 identification card, must be provided at initial application for a
2 qualifying health insurance contract; and

3 (4) Is ineligible for Medicare.

4 (b) Subdivision (a)(1) of this section is not applicable where an individual had
5 health insurance coverage during the previous 12 months, and the coverage was
6 terminated due to:

7 (1) Loss of employment due to factors other than voluntary separation or
8 change to new employer as described in subdivision (3) of this
9 subsection;

10 (2) Death of a family member that results in termination of coverage under
11 a health insurance contract under which the individual is covered;

12 (3) Change to a new employer that does not provide group health
13 insurance with benefits on an expense-reimbursed or prepaid basis;

14 (4) Change of residence so that no employer-based health insurance with
15 benefits on an expense-reimbursed or prepaid basis is available;

16 (5) Discontinuation of a group health insurance contract with benefits on
17 an expense-reimbursed or prepaid basis covering the qualifying
18 individual as an employee or dependent;

19 (6) Expiration of the coverage periods established by Article 53 of this
20 Chapter, the continuation provisions of the Employee Retirement
21 Income Security Act, 29 U.S.C. § 1161, et seq., and the Public Health
22 Service Act, 42 U.S.C. § 300bb-1, et seq., established by the
23 Consolidated Omnibus Budget Reconciliation Act of 1985 as
24 amended;

25 (7) Legal separation, divorce, or annulment that results in termination of
26 coverage under a health insurance contract under which the individual
27 is covered; or

28 (8) Loss of eligibility under a group health benefit plan.

29 (c) The 12-month period set forth in subdivision (a)(1) of this section may be
30 adjusted by the Commissioner from 12 months to 18 months if the Commissioner
31 determines that the 12-month period is insufficient to prevent inappropriate substitution
32 of other health insurance contracts for qualifying individual health insurance contracts.

33 (d) As used in this Part, 'employed person' means, for purposes of determining
34 eligibility for qualifying individual health insurance contracts, a person employed on a
35 full-time or part-time basis either currently or for at least 90 days in the preceding year
36 for which the employed person received monetary compensation, and whose family
37 income does not exceed two hundred fifty percent (250%) of the federal poverty
38 guidelines.

39 **"§ 58-50-185. Enrollment; applications; duties of participating insurers; health**
40 **plan contact information.**

41 (a) Applications for qualifying health insurance contracts shall be made directly
42 to the participating insurers. Participating insurers shall accept any standardized
43 application form that may be required by the Commissioner. Participating insurers must
44 accept applications for qualifying group health insurance contracts and qualifying

1 individual health insurance contracts from any qualifying individual and any qualifying
2 small employer at all times throughout the year.

3 (b) An applicant for a qualifying health insurance contract shall provide to the
4 participating insurer at the time of initial application, and annually thereafter,
5 certification that the applicant meets the requirements of a qualifying small employer or
6 qualifying individual, as applicable. The applicant shall submit documentation in
7 support of the certification as required by the participating insurer.

8 (c) In addition to other duties required by this Part, participating insurers shall do
9 the following:

10 (1) Provide all necessary information and enrollment forms when
11 requested by applicants.

12 (2) Collect eligibility certifications required under this Part and necessary
13 supporting documentation and be responsible for examination of the
14 certifications and documentation for verification that applicants meet
15 applicable eligibility requirements for initial enrollment and for
16 contract renewals. At least 90 days prior to the annual contract renewal
17 date, the participating insurer shall provide forms necessary for
18 recertification of qualifying health insurance contracts. If the
19 participating insurer determines that a contract will not be renewed or
20 will be terminated based on ineligibility, the participating insurer shall
21 provide not less than 45 days written notice to that effect to the
22 contract holder and any covered employees. The notice shall clearly
23 state the basis for the termination or nonrenewal. The notice shall also
24 include a description of other coverage options available for purchase
25 from the participating insurer.

26 (3) Unless the Commissioner suspends enrollment in the Program
27 pursuant to G.S. 58-50-165, the participating insurer shall accept and
28 issue coverage for all applicants meeting eligibility criteria. For all
29 applications submitted on or prior to the 20th day of the month,
30 coverage shall be issued on the first day of the month next succeeding
31 the date a complete application has been submitted. For applications
32 submitted after the 20th day of the month, the participating insurer shall
33 issue coverage not later than the first of the month next following the
34 20th day.

35 (4) Provide applicants that have failed to demonstrate eligibility with a
36 written notice of denial clearly setting forth the basis for the denial.

37 (5) Submit monthly enrollment reports to the Commissioner detailing total
38 enrollment in the Program. The reports shall identify the participating
39 insurer's total enrollment in the Program as of the first day of the
40 following month and shall be submitted to the Commissioner not later
41 than the 15th day of the following month.

42 (6) In the event that the Commissioner suspends enrollment in the
43 Program as provided in G.S. 58-50-165, participating insurers shall
44 notify applicants that enrollment has been suspended and shall

1 maintain a waiting list of applicants to be filled in the order of receipt
2 in the event that enrollment is reactivated

3 (7) Submit to the Commissioner:

4 a. The name, address, and telephone number of the participating
5 insurer's contact person assigned to the Program;

6 b. The address and toll-free telephone number to direct consumer
7 inquiries regarding the Program; and

8 c. The service area in which the Program will be available.

9 Participating insurers shall review and revise or update periodically the
10 information required in this subdivision and shall submit the revisions and
11 updates to the Commissioner on a timely basis.

12 (8) Market the Program in such a way that information effectively reaches
13 small employers and individuals in the geographic areas in which the
14 participating insurer makes coverage available or provides benefits.
15 Participating insurers shall provide data or other information for the
16 Commissioner's review to ensure that marketing policies and practices
17 comply with this Part. Marketing policies and practices include
18 compensation to agents of the insurer for the sale of Program
19 coverage.

20 (d) If a group covered under the Program becomes ineligible, coverage under the
21 Program shall be terminated consistent with G.S. 58-68-45(b).

22 **"§ 58-50-190. Covered services; co-payments, deductibles, and other limitations.**

23 (a) Covered services and deductibles, co-payments, and other limitations on
24 coverage under a qualifying group health insurance and a qualifying individual health
25 insurance contract shall include coverage for mental health services and prescription
26 drugs and shall otherwise be comparable to those provided in health plans offered in the
27 North Carolina small group or non-group market.

28 Except as otherwise provided under this Part and Article 68 of this Chapter, the
29 health benefit plans developed under this Part are not required to provide coverage that
30 meets the requirements of other provisions of this Chapter that mandate either coverage
31 or the offer of coverage by the type or level of health care services or health care
32 provider.

33 (b) Qualifying small employers shall be issued the benefit package under a
34 qualifying group health insurance contract. Qualifying individuals shall be issued the
35 benefit package under a qualifying individual health insurance contract.

36 (c) Appeal and grievance rights under G.S. 58-60-61 and G.S. 58-50-62 apply to
37 covered benefits under the Program.

38 **"§ 58-50-195. Premiums.**

39 Premium rate calculations for qualifying group health insurance contracts and
40 qualifying individual health insurance contracts shall be subject to the following:

41 (1) Coverage must be community-rated and include rate tiers for
42 individuals, individual and spouse, and at least one other family tier.
43 The rate differences must be based upon the cost differences for the
44 different family units, and the rate tiers must be uniformly applied. The

1 rate tier structure used by a participating insurer for the contracts
2 issued to qualifying small employers and to qualifying individuals
3 must be the same.

4 (2) If geographic rating areas are utilized, the geographic areas must be
5 reasonable and in a given case may include a single county. The
6 geographic areas utilized must be the same for the contracts issued to
7 qualifying small employers and to qualifying individuals. The
8 Commissioner shall not require the inclusion of any specific
9 geographic region within the proposed community-rated region
10 selected by the participating insurer so long as the participating
11 insurer's proposed regions do not contain configurations designed to
12 avoid or segregate particular areas within a county covered by the
13 participating insurer's adjusted community rates.

14 (3) Claims experience under contracts issued to qualifying small
15 employers and to qualifying individuals must be pooled for rate-setting
16 purposes. The premium rates for qualifying group health insurance
17 contracts and qualifying individual health insurance contracts must be
18 the same.

19 **§ 58-50-200. Stop loss funds for standardized health insurance contracts issued to**
20 **qualifying small employers and qualifying individuals.**

21 (a) The Commissioner shall establish funds from which participating insurers
22 may receive reimbursement, to the extent of funds available, for claims paid by the
23 participating insurers. For qualifying group health insurance contracts issued pursuant to
24 this Part, the fund shall be established as the "Small Employer Stop Loss Fund". The
25 Commissioner shall establish a separate and distinct fund from which participating
26 insurers may receive reimbursement, to the extent of funds available, for claims paid by
27 the participating insurers for members covered under qualifying individual health
28 insurance contracts issued pursuant to this Part. This fund shall be established as the
29 "Qualifying Individual Stop Loss Fund".

30 (b) For each qualifying health insurance contract eligible for reimbursement from
31 the Fund, participating insurers shall record and aggregate claims paid on a per member
32 basis. Reimbursement from the applicable Fund shall be calculated based on the per
33 member aggregates.

34 (c) The Small Employer Stop Loss Fund shall operate separately from the
35 Qualifying Individual Stop Loss Fund. Except as specified in subsection (d) of this
36 section with respect to calendar year 2006, the level of stop loss coverage for the
37 qualifying group health insurance contracts and the qualifying individual health
38 insurance contracts need not be the same. The Funds need not be structured or operated
39 in the same manner, except as specified in this section. The monies available for
40 distribution from the Stop Loss Fund may be reallocated between the Small Employer
41 Stop Loss Fund and the Qualifying Individual Stop Loss Fund if the Commissioner
42 determines that the reallocation is warranted due to enrollment trends.

43 (d) Commencing on January 1, 2008, participating insurers shall be eligible to
44 receive reimbursement for ninety percent (90%) of claims paid within the applicable

1 claims corridor in the preceding calendar year on behalf of each member covered under
2 a standardized contract issued pursuant to this Part. Claims paid for members covered
3 under qualifying group health insurance contracts shall be reimbursable from the Small
4 Employer Stop Loss Fund. Claims paid for members covered under qualifying
5 individual health insurance contracts shall be reimbursable from the Qualifying
6 Individual Stop Loss Fund. The Commissioner shall provide for validation of claims
7 against the Fund, including repayment by insurers for claims erroneously paid.

8 (e) Claims shall be reported and funds shall be distributed from the Fund on a
9 calendar year basis. Claims shall be eligible for reimbursement only for the calendar
10 year in which the claims are paid. Once claims paid on behalf of a covered member
11 reach or exceed seventy-five thousand dollars (\$75,000) in a given calendar year, no
12 further claims paid on behalf of the member in that calendar-year shall be eligible for
13 reimbursement from the Fund.

14 (f) Claims paid within a calendar year shall be determined by the date of
15 payment rather than date of service or date the claim was incurred. No participating
16 insurer shall delay or defer payment of a claim solely for the purpose of causing the date
17 of payment to fall into a subsequent calendar year.

18 (g) Participating insurers shall not be entitled to any reimbursement on behalf of
19 a covered member if the claims paid on behalf of that member in a given calendar year
20 do not, in the aggregate, reach the applicable claims threshold. Additionally, claims paid
21 on behalf of a covered member that exceed the claims corridor in a given calendar year
22 shall not be eligible for reimbursement from the Fund.

23 (h) Claims paid shall not include interest paid out by a participating insurer.

24 (i) Each participating insurer shall submit a request for reimbursement from the
25 Fund on forms prescribed by the Commissioner. Each of the requests for reimbursement
26 shall be submitted not later than April 1st following the end of the calendar year for
27 which the reimbursement requests are being made. The Commissioner may require
28 participating insurers to submit the claims data in connection with the reimbursement
29 requests as necessary to distribute monies from and oversee the operation of the Fund.
30 The Commissioner shall require data to be reported separately for qualifying group
31 health insurance contracts and qualifying individual health insurance contracts issued
32 pursuant to this Part.

33 (j) Claims paid that are not submitted for reimbursement prior to April 1st of the
34 calendar year following the year in which the claims are paid shall not be eligible for
35 reimbursement from the Fund and shall not be credited as paid claims in any year for
36 the purpose of determining whether the claims threshold has been reached. If the
37 Commissioner determines that the claims data submitted in conjunction with a
38 reimbursement request is insufficient to make a reimbursement determination, the
39 Commissioner shall make a request for clarification of the data or for the submission of
40 additional data. Participating insurers shall comply with all such requests within 15
41 business days of receiving the request. If a participating insurer fails to comply with a
42 request for clarification within 15 business days of receiving the request, the
43 Commissioner may deem any affected claims ineligible for reimbursement.

1 (k) For each Fund, the Commissioner shall calculate the total claims
2 reimbursement amount for all participating insurers for the calendar year for which
3 claims are being reported.

4 (1) In the event that the total amount requested for reimbursement for a
5 calendar year exceeds funds available for distribution for claims paid
6 during that same calendar year, the Commissioner shall provide for the
7 pro-rata distribution of the available funds. Each participating insurer
8 shall be eligible to receive only such proportionate amount of the
9 available funds as each participating insurer's total eligible claims paid
10 bears to the total eligible claims paid by all participating insurers.

11 (2) In the event that funds available for distribution for claims paid by all
12 participating insurers during a calendar year exceeds the total amount
13 requested for reimbursement by all participating insurers during that
14 same calendar year, any excess funds shall be carried forward and
15 made available for distribution in the next calendar year. The excess
16 funds shall be in addition to the monies appropriated to the Fund in the
17 next calendar year.

18 (l) Upon the request of the Commissioner, each participating insurer shall be
19 required to furnish such data as the Commissioner deems necessary to oversee the
20 operation of the Fund. The data shall be furnished in a form prescribed by the
21 Commissioner. Each participating insurer shall provide the Commissioner with monthly
22 reports of the total enrollment under the qualifying group health insurance contracts and
23 the qualifying individual health insurance contracts issued pursuant to this Part. The
24 reports shall be in a form prescribed by the Commissioner.

25 (m) The Commissioner shall separately estimate the per-member annual cost of
26 total claims reimbursement from the Fund or qualifying individual health insurance
27 contracts and for qualifying group health insurance contracts based upon available data
28 and appropriate actuarial assumptions. Upon request, each participating insurer shall
29 furnish to the Commissioner claims experience data for use in the estimations.

30 (n) The Commissioner shall determine total eligible enrollment under qualifying
31 group health insurance contracts and qualifying individual health insurance contracts.
32 For qualifying group health insurance contracts, the total eligible enrollment shall be
33 determined by dividing the total funds available for distribution from the Fund by the
34 estimated per-member annual cost of total claims reimbursement from the Fund. For
35 qualifying individual health insurance contractors, the total eligible enrollment shall be
36 determined by dividing the total funds available for distribution from the Qualifying
37 Individual Stop Loss Fund by the estimated per-member annual cost of total claims
38 reimbursement from the Fund.

39 (o) The Commissioner shall suspend the enrollment under qualifying group or
40 individual health insurance contracts if the Commissioner determines that the total
41 enrollment reported by all participating insurers under the qualifying group or
42 qualifying individual contracts exceeds the total eligible enrollment for each type of
43 contract, thereby resulting in anticipated annual expenditures from the Fund in excess of
44 the total funds available for distribution from the Fund.

1 (p) The Commissioner shall provide participating insurers with notification of
2 any enrollment suspensions as soon as practicable after receipt of all enrollment data.
3 The Commissioner's determination and notification shall be made separately for
4 qualifying group health insurance contracts and for qualifying individual health
5 insurance contracts.

6 (q) If, at any point during a suspension of enrollment of new qualifying small
7 employers or qualifying individuals, the Commissioner determines that funds are
8 sufficient to provide for the addition of new enrollments, the Commissioner may
9 reactivate new enrollments and shall notify all participating insurers that enrollment of
10 new employers or individuals may again commence. The Commissioner's determination
11 and notification shall be made separately for the qualifying group health insurance
12 contracts and for the qualifying individual health insurance contracts.

13 (r) The suspension of issuance of qualifying group health insurance contracts to
14 new qualifying small employers shall not preclude the addition of new employees of an
15 employer already covered under the contract or new dependents of employees already
16 covered under the contracts.

17 (s) The suspension of issuance of qualifying individual health insurance
18 contracts to new qualifying individuals shall not preclude the addition of new
19 dependents to an existing qualifying individual health insurance contract.

20 (t) The premiums for qualifying health insurance contracts must factor in the
21 availability of reimbursement from the Fund.

22 (u) If the Commissioner deems it appropriate for the proper administration of the
23 Fund, the Commissioner may purchase stop loss insurance or reinsurance in the open
24 market from an insurance company licensed to write this type of insurance in this State.
25 The stop loss insurance or reinsurance may be purchased to the extent funds are
26 available for this purpose.

27 (v) The Commissioner may access monies from the Fund for the purposes of
28 developing and implementing public education, outreach, and enrollment strategies
29 targeted to small employers and working adults without health insurance. The
30 Commissioner may contract with marketing organizations to perform or provide
31 assistance with the education, outreach, and enrollment strategies. The Commissioner
32 shall determine the amount of funding available for the purposes of this subsection,
33 which in no event shall exceed fifty thousand dollars (\$50,000).

34 **"§ 58-50-205. Stop loss insurance.**

35 (a) An insurer authorized to issue stop loss policies under this Chapter may issue
36 stop loss insurance as provided in this section provided that the stop loss insurance
37 policy does not otherwise violate this Chapter.

38 (b) A stop loss insurance policy whereby the stop loss insurer agrees to pay
39 claims or indemnify a participating insurer for losses incurred under a qualifying group
40 health insurance contract in excess of specified loss limits for individual claims or for
41 all claims combined, or any similar arrangement shall clearly describe:

42 (1) The entire money or other consideration for the policy;

43 (2) The time at which the insurance takes effect and terminates;

1 (3) The specified per-claim, per-employee, or aggregate amount of claims
2 above which payment or reimbursement is to be made by the insurer;
3 and

4 (4) The payments to be made by the insurer once the specified stop loss
5 thresholds have been exceeded.

6 **"§ 58-50-210. Rating of products eligible for reimbursement; data collection.**

7 (a) The premium rates established for qualifying health insurance contracts must
8 recognize the availability of reimbursement from the applicable Fund.

9 (b) Reimbursement from the applicable Fund shall reduce claims expenses for
10 the purposes of calculating loss ratios, premium rates, and premium rate adjustments
11 and for the purposes of determining compliance with this Part.

12 (c) Initial rate submissions and rate adjustment applications submitted for
13 qualifying health insurance contracts shall contain such information as may be needed
14 in order to assist the Commissioner in determining the anticipated premium rate impact
15 of the availability of reimbursement from the Fund.

16 (d) Estimates of anticipated receipts from the Fund may be calculated based upon
17 available enrollment data and such other data as may be deemed appropriate by the
18 Commissioner.

19 (e) Qualifying health insurance contracts under the Program shall be treated as
20 individual products for the purpose of applying loss ratio standards.

21 (f) Participating insurers may reinsure their Program business in whole or in part
22 if they determine it would favorably impact premium rates. The impact of the
23 reinsurance shall be factored into the premium rates for affected qualifying group health
24 insurance premiums and qualifying individual health insurance premiums.

25 **"§ 58-50-215. Data filing requirements**

26 (a) The Commissioner shall require the submission of necessary claims data in
27 connection with each participating insurer's annual submission of requests for
28 reimbursement from the Fund. Each participating insurer shall also provide the
29 Commissioner with such additional data as the Commissioner deems necessary to
30 oversee the operation of the Funds and the Program. The Commissioner may require
31 that all data submitted include detail by month on each data point in order to ensure
32 trend detection. Reports pertaining to stop loss reimbursement or loss ratio shall be
33 certified by an officer of the participating insurer company that the report is accurate
34 and complete. Data to be submitted may include:

35 (1) The total number of contracts issued within the reporting period and
36 the total number of contracts in force that are covered by the Fund;

37 (2) The number of qualifying individual health insurance contracts issued
38 that do not provide coverage for dependents;

39 (3) The number of qualifying small employer health insurance contracts
40 where the employer elects not to make dependent coverage available
41 to employees;

42 (4) The total number of primary insureds, the total number of dependents
43 covered, and the total number of child dependents covered;

- 1 (5) Total premium earned and per-member-per-month premium earned for
2 all contracts covered by the Fund for the reporting period;
3 (6) Claims payment data on a calendar year/paid basis, reported
4 individually for each covered member or for each covered member for
5 whom the participating insurer has paid claims eligible for
6 reimbursement;
7 (7) Total claims for reimbursement year-to-date; and
8 (8) Paid claims continuance tables containing the number of claimants and
9 the total number of claims paid by claimant-dollar intervals. The
10 Commissioner shall provide a written and electronic spreadsheet with
11 specific claimant-dollar intervals and any partitions of paid claims
12 other than by the Fund.

13 (b) Data shall be reported separately for each Fund. Data reporting periods may
14 be other than a calendar year, and reporting frequency for some data could be as often
15 as monthly. Claims payment data shall clearly set forth both the date the claim was
16 incurred and the date the claim was paid. Claims payment data may also be requested on
17 a cumulative basis or in the form of aggregates, categoricals, and averages.

18 (c) A participating insurer shall use a coding system to ensure the privacy of
19 insured individuals. Personally identifying information shall not be submitted with
20 claims data.

21 **"§ 58-50-220. Independent evaluation of Healthy NC Program.**

22 (a) An evaluation of the Program shall be conducted annually. The
23 Commissioner shall issue a Request for Proposal for the Program evaluation by an
24 independent contractor. The Commissioner may access monies from the Fund to pay for
25 the contractor's services. The independent contractor shall include in the evaluation the
26 following:

- 27 (1) Program enrollment for the prior calendar year, including enrollment
28 levels over time, enrollment distribution by member type, by health
29 plan, and by county.
30 (2) The relationship between premium levels and Program enrollment.
31 (3) Analysis of the Program cost experience.
32 (4) Surveys of covered members, participating insurers, and qualifying
33 small employers, individuals, and self-employed persons.
34 (5) Effectiveness of eligibility and other requirements in minimizing
35 adverse selection.
36 (6) Recommendations for strengthening the viability and effectiveness of
37 the Program.

38 (b) The Commissioner shall report to the General Assembly annually, upon its
39 convening, on the status of the Program and shall make recommendations for legislative
40 action.

41 **"§ 58-50-225. Conflicts with other provisions of this Chapter.**

42 If a conflict arises between a provision of this Part and another provision of this
43 Chapter, this Part shall control to the extent necessary to implement this Part.

44 **"§ 58-50-230. Commissioner's duties.**

1 (a) The Commissioner shall adopt and implement policies, procedures,
2 guidelines, and forms as are necessary to implement this Part and in a way that provides
3 for expedient and efficient administration and minimizes the administrative burden on
4 insurers.

5 (b) The Commissioner may adopt rules in accordance with Chapter 150B of the
6 General States to implement this Part.

7 **"§ 58-50-235. Right to amend.**

8 The General Assembly reserves the right to alter, amend, or repeal this Part."

9 **SECTION 1.2.** The Commissioner of Insurance report to the General
10 Assembly in accordance with G.S. 58-50-220 shall include recommendations on the
11 following:

- 12 (1) Whether adjustment to the claims corridor is necessary to reduce
13 Program premiums by thirty percent (30%). This recommendation
14 shall be based on actuarial information obtained by the Commissioner
15 for this purpose.
16 (2) Whether further actions are necessary to inhibit adverse selection
17 under Program coverage, and if so, what specific actions are necessary.
18

19 **PART 2. NORTH CAROLINA HEALTH INSURANCE RISK POOL**

20 **SECTION 2.1.** Article 50 of Chapter 58 of the General Statutes is amended
21 by adding a new Part to read:

22 "Part 7. North Carolina Health Insurance Risk Pool.

23 **"§ 58-50-245. Definitions.**

24 For the purposes of this Part:

- 25 (1) "Administrator" means the Pool Administrator selected by the Board
26 in accordance with this Part.
27 (2) "Benefit plan" means coverage offered by the Pool to eligible
28 individuals.
29 (3) "Board" means the Board of Directors of the Pool.
30 (4) "Commissioner." – The Commissioner of Insurance.
31 (5) "Covered person" means any individual resident of this State,
32 excluding dependents, who is eligible to receive health benefits from
33 any insurer.
34 (6) "Church plan" has the meaning given that term under section 3(33) of
35 the Employee Retirement Income Security Act of 1974.
36 (7) "Creditable coverage" – Same meaning as in G.S. 58-68-30(c)(1).
37 (8) "Dependent" means a resident spouse or unmarried child under the age
38 of 19 years, a child who is a full-time student under the age of 23 years
39 and who is financially dependent upon the parent, a child who is over
40 18 years of age and for whom a person may be obligated to pay child
41 support, or a child of any age who is disabled and dependent upon the
42 parent.

- 1 (9) "Executive Director. – The individual selected by a majority vote of
2 the Board members and hired to serve as the Executive Director of the
3 Pool.
- 4 (10) "Family member" means a parent, grandparent, brother, sister, or child
5 of a dependent residing with the insured.
- 6 (11) "Federally defined eligible individual". – Same meaning as "eligible
7 individual" as prescribed in G.S. 58-68-60(b).
- 8 (12) "Governmental plan". – Same meaning as prescribed in
9 G.S. 58-68-60(h)(2).
- 10 (13) "Group health plan" means an employee welfare benefit plan as
11 defined in section 3(1) of the Employee Retirement Income Security
12 Act of 1974 to the extent that the plan provides medical care, including
13 items and services paid for as medical care to employees or their
14 dependents, as defined under the terms of the plan directly or through
15 insurance, reimbursement, or otherwise.
- 16 (14) "Health insurance coverage". – Same meaning as prescribed in
17 G.S. 58-68-25(a)(5). Health insurance coverage does not include
18 benefits described in G.S. 58-68-25(b).
- 19 (15) "Insurance arrangement" means a plan, program, contract, or other
20 arrangement through which health care services are provided by an
21 employer to its officers or employees, but does not include health care
22 services covered through an insurer.
- 23 (16) "Insured" means an individual who is a resident of this State and a
24 citizen of the United States, and who is eligible to receive benefits
25 from the Pool. The term "insured" includes dependents and family
26 members, as applicable.
- 27 (17) "Insurer" means any entity that provides health insurance coverage in
28 this State. For the purposes of this Part, insurer includes:
- 29 a. An insurance company;
30 b. A hospital or medical service corporation;
31 c. A health maintenance organization;
32 d. A multiple employer welfare arrangement;
33 e. The Teachers' and State Employee's Comprehensive Major
34 Medical Plan; and
35 f. Any other nongovernmental entity providing a health benefit
36 plan subject to State insurance regulation.
- 37 (18) "Medical care" means amounts paid for:
- 38 a. The diagnosis, cure, mitigation, treatment, or prevention of
39 disease, or amounts paid for the purpose of affecting any
40 structure or function of the body;
41 b. Transportation primarily for and essential to medical care
42 referred to in sub-subdivision a. of this subdivision; and
43 c. Insurance covering medical care referred to in sub-subdivisions
44 a. and b. of this subdivision.

- 1 (19) "Plan of operation" means the articles, bylaws, and operating rules and
2 procedures adopted by the Board in accordance with this Part.
- 3 (20) "Pool" means the North Carolina Health Insurance Risk Pool.
- 4 (21) "Resident" means an individual who:
- 5 a. Has been legally domiciled in this State for a period of at least
6 30 days, except that for a federally defined eligible individual,
7 there shall not be a 30-day requirement;
- 8 b. Is legally domiciled in this State on the date of application to
9 the Pool and who is eligible for enrollment in the Pool as a
10 result of the Health Insurance Portability and Accountability
11 Act of 1996; or
- 12 c. Is legally domiciled in this State on the date of application to
13 the Pool and is eligible for the credit for health insurance costs
14 under section 35 of the Internal Revenue Code of 1986.
- 15 (22) "Significant break in coverage" means a period of 63 consecutive days
16 during all of which the individual does not have any creditable
17 coverage, except that neither a waiting period nor an affiliation period
18 is taken into account in determining a significant break in coverage.
- 19 (23) "Trade Adjustment Assistance Program (TAA). – Title II of the Trade
20 Act of 2002, P.L. 107-210.
- 21 (24) "Trust Fund". – The North Carolina Health Insurance Risk Pool Trust
22 Fund, established under this Part.

23 **"§ 58-50-250. Risk Pool established; board of directors; plan of operation.**

24 (a) High-Risk Pool Established. – There is hereby created a nonprofit entity to be
25 known as the North Carolina Health Insurance Risk Pool. The Pool shall operate under
26 the supervision and control of the Board of Directors of the Pool.

27 (b) Board of Directors Appointment; Membership. – The Board of Directors of
28 the North Carolina Health Insurance Risk Pool shall consist of the Commissioner of
29 Insurance, who shall serve as an ex officio nonvoting member of the Board, and seven
30 members appointed as follows:

- 31 (1) Two members of the general public who are not employed by or
32 affiliated with an insurance company or plan, group hospital, or other
33 health care provider, and can reasonably be expected to qualify for
34 coverage in the Pool. Members of the general public include
35 individuals whose only affiliation with health insurance or health care
36 coverage is as a covered member. The two members of the general
37 public shall be appointed by the General Assembly, as follows:

- 38 a. One member upon the recommendation of the President Pro
39 Tempore of the Senate.
- 40 b. One member upon the recommendation of the Speaker of the
41 House of Representatives.

- 42 (2) Five members appointed by the Commissioner of Insurance, as
43 follows:

- 1 a. Two who are insurers, at least one of whom covers the largest
2 number of persons in the State, as recommended by the State's
3 largest insurer.
- 4 b. One who is licensed to sell health insurance in this State.
- 5 c. One who represents the medical provider community, as
6 recommended by the North Carolina Medical Society.
- 7 d. One who represents small business, as recommended by the
8 North Carolina Citizens for Business and Industry.

9 (c) Board of Directors; Terms of Appointment; Vacancies; Compensation. – The
10 initial Board members shall be appointed as follows: two of the members to serve a
11 term of three years; three of the members to serve a term of one year; and two of the
12 members to serve a term of two years. Subsequent Board members shall serve for terms
13 of three years. A Board member's term shall continue until the member's successor is
14 appointed by the original appointing authority. The Commissioner shall appoint a chair
15 to serve for the initial two years of the Plan's operation. Subsequent chairs shall be
16 elected by a majority vote of the Board members and shall serve for two-year terms.
17 Each appointing authority shall fill membership vacancies created by the appointing
18 authority's appointee in membership and may remove members from the Board for
19 cause. Board members shall receive travel allowance under G.S. 138-6 when traveling
20 to and from meetings of the Board, but shall receive subsistence allowance or per diem
21 under G.S. 138-5

22 (d) Plan of Operation. – The Board shall submit to the Commissioner a Plan of
23 Operation for the Pool and any amendments necessary or suitable to assure the fair,
24 reasonable, and equitable administration of the Plan of Operation. The Plan of
25 Operation shall become effective upon approval in writing by the Commissioner
26 consistent with the date on which the coverage under this Part must be made available.
27 If the Board fails to submit a suitable Plan of Operation within 180 days after the
28 appointment of the Board of Directors, or at any time thereafter fails to submit suitable
29 amendments to the Plan of Operation, the Commissioner shall adopt temporary rules
30 necessary or advisable to effectuate the provisions of this section. The rules shall
31 continue in force until modified by the Commissioner or superseded by a Plan of
32 Operation submitted by the Board and approved by the Commissioner. The Plan of
33 Operation shall:

- 34 (1) Establish procedures for operation of the Pool.
- 35 (2) Establish procedures for selecting a Pool administrator in accordance
36 with G.S. 58-50-185.
- 37 (3) Establish procedures to create a fund for administrative expenses,
38 which shall be managed by the Board.
- 39 (4) Establish procedures for the collection, handling, accounting, and
40 auditing of assets, monies, and claims of the Pool and the Pool
41 administrator.
- 42 (5) Develop and implement a program to publicize the existence of the
43 Pool, the eligibility requirements, and procedures for enrollment, and
44 to maintain public awareness of the Pool.

- 1 (6) Establish procedures under which applicants and participants may
2 have grievances reviewed by a grievance committee appointed by the
3 Board. The grievances shall be reported to the Board after completion
4 of the review. The Board shall retain all written complaints regarding
5 the Pool for at least three years.
- 6 (7) Provide for other matters as may be necessary and proper for the
7 execution of the Board's powers, duties, and obligations under this
8 Part.
- 9 (h) The Pool shall have the general powers and authority granted under the laws
10 of this State to health insurers and the specific authority to do all of the following:
- 11 (1) Enter into contracts as are necessary or proper to carry out the
12 provisions and purposes of this Part, including the authority, with the
13 approval of the Commissioner, to enter into contracts with similar
14 plans of other states for the joint performance of common
15 administrative functions or with persons or other organizations for the
16 performance of administrative functions.
- 17 (2) Sue or be sued, including taking any legal actions necessary or proper
18 to recover or collect assessments due the Pool.
- 19 (3) Take legal action as necessary to:
- 20 a. Avoid the payment of improper claims against the Pool or the
21 coverage provided by or through the Plan.
- 22 b. Recover any amounts erroneously or improperly paid by the
23 Plan.
- 24 c. Recover any amounts paid by the Pool as a result of mistake of
25 fact or law.
- 26 d. Recover other amounts due the Pool.
- 27 (4) Establish rates and rate schedules in accordance with this Part.
- 28 (5) Issue policies of insurance in accordance with the requirements of this
29 Part.
- 30 (6) Appoint appropriate legal, actuarial, and other committees as
31 necessary to provide technical assistance in the operation of the Pool,
32 policy, and other contract design, and any other function within the
33 Pool's authority.
- 34 (7) Establish policies, conditions, and procedures for reinsuring risks of
35 participating insurers desiring to issue Pool coverage in their own
36 name. Provision of reinsurance shall not subject the Pool to any of the
37 capital or surplus requirements, if any, otherwise applicable to
38 reinsurers.
- 39 (8) Employ and fix the compensation of employees.
- 40 (9) Prepare and distribute certificate of eligibility forms and enrollment
41 instruction forms to insurance producers and to the general public.
- 42 (10) Provide for reinsurance of risks incurred by the Pool.
- 43 (11) Issue additional types of health insurance policies to provide optional
44 coverage, including Medicare supplemental insurance coverage.

1 (12) Provide for and employ cost containment measures and requirements
2 including preadmission screening, second surgical opinion, concurrent
3 utilization review, disease management, individual case management,
4 and other commonly used benefit plan design features for the purpose
5 of making health insurance coverage offered by the Pool more
6 cost-effective.

7 (14) Design, utilize, contract, or otherwise arrange for the delivery of
8 cost-effective health care services, including establishing or
9 contracting with preferred provider organizations, health maintenance
10 organizations, and other limited network provider arrangements.

11 (15) Adopt bylaws, policies, and procedures as may be necessary or
12 convenient for the implementation of this Part and the operation of the
13 Pool.

14 (16) Assess insurers in accordance with 58-50-290.

15 (i) The Board shall operate the Pool in a manner so that the estimated cost of
16 providing health insurance coverage during any fiscal year will not exceed the total
17 income the Pool expects to receive from policy premiums and other revenue available to
18 the Pool. The financing mechanisms recommended to and approved by the General
19 Assembly shall provide for a means to adjust those mechanisms annually, or more
20 frequently if necessary, in order to assure that the Pool has the financial capacity to
21 insure the projected number of enrollees.

22 (j) The Board shall make an annual report to the Commissioner, to the Speaker
23 of the House of Representatives, and to the President Pro Tempore of the Senate. The
24 report shall summarize the activities of the Pool in the preceding calendar year,
25 including the net written and earned premiums, benefit plan enrollment, the expense of
26 administration, and the paid and incurred losses.

27 (k) Neither the Board nor its employees are liable for any obligations of the Pool.
28 No current or former member or employee of the Board is liable, and no cause of action
29 of any nature may arise against them, for any act or omission related to the performance
30 of their powers and duties under this Part, unless such act or omission constitutes willful
31 or wanton misconduct. The Board may provide in its bylaws or rules for
32 indemnification of, and legal representation for, its members and employees.

33 **"§ 58-50-255. Administrator.**

34 (a) The Board shall select through a competitive bidding process one or more
35 insurers or a third-party administrator to administer the Pool. The Board shall evaluate
36 bids submitted based on criteria established by the Board. The criteria shall allow for
37 the comparison of information about each bidding administrator and selection of a Pool
38 Administrator based on at least the following:

39 (1) Proven ability to handle health insurance coverage to individuals.

40 (2) Efficiency and timeliness of the claim processing procedures.

41 (3) Estimated total charges for administering the Pool.

42 (4) Ability to apply effective cost containment programs and procedures
43 and to administer the Pool in a cost-efficient manner.

44 (5) Financial condition and stability.

1 (b) The Administrator shall serve for a period specified in the contract between
2 the Pool and the Administrator subject to removal for cause and subject to any terms,
3 conditions, and limitations of the contract between the Pool and the Administrator. At
4 least one year before the expiration of each period of service by an Administrator, the
5 Board shall invite eligible entities, including the current Administrator, to submit bids to
6 serve as the Administrator. Selection of the Administrator for the succeeding period
7 shall be made at least six months before the end of the current period.

8 (c) The Administrator shall perform such functions relating to the Pool as may be
9 assigned to it, including:

10 (1) Determination of eligibility.

11 (2) Payment of claims.

12 (3) Establishment of a premium billing procedure for collection of
13 premiums from individuals covered under the Pool.

14 (4) Other necessary functions to assure timely payment of benefits to
15 covered persons under the Pool.

16 (d) The Administrator shall submit regular reports to the Board regarding the
17 operation of the Pool. The contract between the Board and the Administrator shall
18 specify the frequency, content, and form of the report.

19 (e) Following the close of each calendar year, the Administrator shall determine
20 net written and earned premiums, the expense of administration, and the paid and
21 incurred losses for the year and report this information to the Board and the
22 Commissioner on a form prescribed by the Commissioner.

23 (f) The Administrator shall be paid as provided in the contract between the
24 Board and the Administrator.

25 **"§ 58-50-260. Risk Pool rates.**

26 (a) The Pool shall adopt and modify, as appropriate, rates, rate schedules, rate
27 adjustments, expense allowances, agents' referral fees, claim reserve formulas, and any
28 other actuarial function appropriate to the operation of the Pool. Rates and rate
29 schedules may be adjusted for appropriate factors such as age, sex, and geographic
30 variation in claim cost and shall take into consideration appropriate factors in
31 accordance with established actuarial and underwriting practices.

32 (b) The Pool shall determine the standard risk rate by considering the premium
33 rates charged by other insurers offering health insurance coverage to individuals. The
34 standard risk rate shall be established using reasonable actuarial techniques, and shall
35 reflect anticipated experience and expenses for the coverage. Initial Pool rates may not
36 be less than one hundred fifty percent (150%) and may not exceed two hundred percent
37 (200%) of rates established as applicable for individual standard rates. Subsequent rates
38 shall be established to provide fully for the expected costs of claims including recovery
39 of prior losses, expenses of operation, investment income of claim reserves, and any
40 other cost factors subject to the limitations described in this subsection. In no event shall
41 Pool rates exceed two hundred percent (200%) of rates applicable to individual standard
42 risks.

43 (c) The Pool shall submit all rates and rate schedules to the Commissioner for
44 approval, and the Commissioner must approve the rates and rate schedules before the

1 Pool may use them. The Commissioner, in evaluating the rates and rate schedules, shall
2 consider the factors provided in this section.

3 **"§ 58-50-265. Eligibility for Pool coverage.**

4 (a) Any individual who is and continues to be a resident of this State is eligible
5 for Pool coverage if evidence is provided of:

6 (1) A notice of rejection or refusal to issue substantially similar insurance
7 for health reasons by two insurers. A rejection or refusal by an insurer
8 offering only stop-loss, excess loss, or reinsurance coverage with
9 respect to the applicant is not sufficient evidence of eligibility;

10 (2) Two offers to issue insurance only with conditional riders;

11 (3) Refusal by two insurers to issue insurance except at a rate exceeding
12 the Pool rate;

13 (4) Diagnosis of the individual with one of the medical or health
14 conditions listed by the Board in accordance with this section. An
15 individual diagnosed with one or more of these conditions is eligible
16 for Pool coverage without applying for other health insurance
17 coverage;

18 (5) In the case of an individual who is eligible for coverage under the
19 Health Insurance Portability and Accountability Act of 1996, the
20 individual's maintenance of health insurance coverage, of which the
21 most recent coverage was through an employer-sponsored plan, for the
22 previous 18 months with no gap in coverage greater than 63 days and
23 exhaustion of any available COBRA or State continuation benefits; or

24 (6) An individual who is legally domiciled in this State and is eligible for
25 the credit for health insurance costs under the Trade Adjustment
26 Assistance Reform Act of 2002, section 35 of the Internal Revenue
27 Code of 1986.

28 (b) The Board shall adopt a list of medical or health conditions for which a
29 person shall be eligible for Pool coverage without applying for health insurance
30 pursuant to subsection (a) of this section. Persons who can demonstrate the existence or
31 history of any medical or health conditions on the list adopted by the Board shall not be
32 required to provide the evidence specified in subsection (a) of this section. The Board
33 may amend the list as the Board considers appropriate.

34 (c) Each dependent of an individual who is eligible for Pool coverage shall also
35 be eligible for Pool coverage.

36 (d) An individual is not eligible for coverage under the Pool if:

37 (1) The individual has or obtains health insurance coverage substantially
38 similar to or more comprehensive than a Pool policy, or would be
39 eligible to have coverage if the person elected to obtain it; except that:

40 a. An individual may maintain other coverage for the period of
41 time the individual is satisfying any preexisting condition
42 waiting period under a Pool policy; and

43 b. An individual may maintain Pool coverage for the period of
44 time the individual is satisfying a preexisting conditions waiting

1 period under another health insurance policy intended to replace
2 the Pool policy.

3 (2) The individual is determined to be eligible for enrollment in the State
4 Medical Assistance Plan.

5 (3) The individual has previously terminated Pool coverage unless 12
6 months have lapsed since the termination, except that this subdivision
7 shall not apply with respect to an applicant who is a federally defined
8 eligible individual.

9 (4) The Pool has paid out the lifetime maximum benefits, which is one
10 million dollars (\$1,000,000) on behalf of the individual.

11 (5) The individual is an inmate or resident of a public institution, except
12 that this subdivision shall not apply with respect to an applicant who is
13 a federally defined eligible individual.

14 (6) The individual's premiums are paid for or reimbursed under any
15 government sponsored program or by any government agency or
16 health care provider, except as an otherwise qualifying full-time
17 employee, or dependent thereof, of a government agency or health care
18 provider.

19 (7) The individual has in effect on the date Pool coverage takes effect
20 health insurance coverage from an insurer or insurance arrangement.

21 (e) Coverage under the Pool shall cease:

22 (1) On the date an individual is no longer a resident of this State.

23 (2) On the date an individual requests coverage to end.

24 (3) Upon the death of the covered individual.

25 (4) On the date State law requires cancellation of the Pool policy.

26 (5) At the option of the Pool, 30 days after the Pool makes any inquiry
27 concerning the individual's eligibility or residence to which the
28 individual does not reply.

29 (f) Except as provided in subsection (e) of this section, an individual who ceases
30 to meet the eligibility requirements of this section may be terminated at the end of the
31 Pool period for which the necessary premiums have been paid.

32 **"§ 58-50-270. Unfair referral to Pool.**

33 It is an unfair trade practice under Article 63 of this Chapter for an insurer, insurance
34 producer, as defined in G.S. 58-33-10(7), or third-party administrator to refer an
35 individual employee to the Pool or arrange for an individual employee to apply to the
36 Pool for the purpose of separating that employee from group health insurance coverage
37 provided in connection with the employee's employment.

38 **"§ 58-50-275. Minimum Pool benefits.**

39 (a) The Pool shall offer at least two types of health insurance coverage for
40 individuals eligible under G.S. 58-50-175. The covered services and benefit levels may
41 vary between the types of coverage, but at least two types of coverage must, at a
42 minimum, cover the benefits and services outlined in the National Association of
43 Insurance Commissioners' Model Health Pool for Uninsurable Individuals Act and be

1 consistent with comprehensive coverage generally available to persons who are eligible
2 for health insurance other than Medicare.

3 (b) Subject to approval by the Commissioner, the Board shall establish the health
4 insurance coverage issued by the Pool, including the coverage's schedule of benefits,
5 exclusions, and other limitation of the coverage.

6 **"§ 58-50-280. Preexisting conditions.**

7 (a) Pool coverage shall exclude charges or expenses incurred during the first 12
8 months following the effective date of coverage as to any condition for which medical
9 advice, care, or treatment was recommended or received as to such conditions during
10 the 12-month period immediately preceding the effective date of coverage, except that
11 no preexisting condition exclusion shall be applied to a federally defined eligible
12 individual.

13 (b) Subject to subsection (a) of this section, the preexisting condition exclusions
14 shall be waived to the extent that similar exclusions, if any, have been satisfied under
15 any prior health insurance coverage that was involuntarily terminated; provided, that:

16 (1) Application for Pool coverage is made not later than 63 days following
17 the involuntary termination, and in such case coverage in the Pool
18 shall be effective from the date on which the prior coverage was
19 terminated; and

20 (2) The applicant is not eligible for continuation or conversion rights that
21 would provide coverage substantially similar to Pool coverage.

22 **"§ 58-50-285. Nonduplication of benefits.**

23 (a) The Pool shall be payor of last resort of benefits whenever any other benefit
24 or source of third-party payment is available. Benefits otherwise payable under
25 coverage shall be reduced by all amounts paid or payable through any other health
26 insurance coverage and by all hospital and medical expense benefits paid or payable
27 under any workers' compensation coverage, automobile medical payment, or liability
28 insurance, whether provided on the basis of fault or no-fault, and by any hospital or
29 medical benefits paid or payable under or provided pursuant to any State or federal law
30 or program.

31 (b) The Pool shall have a cause of action against an eligible person for the
32 recovery of the amount of benefits paid that are not for covered expenses. Benefits due
33 from the Pool may be reduced or refused as a setoff against any amount recoverable
34 under this subsection.

35 **"§ 58-50-290. Assessments.**

36 (a) For the purposes of providing the funds necessary to carry out the powers and
37 duties of the Pool, the Board shall assess member insurers at such time and for such
38 amounts as the Board finds necessary for the efficient and effective operation of the
39 Pool. Assessments shall be due in not less than 30 days after prior written notice to the
40 member insurers and shall accrue interest at twelve percent (12%) per annum on and
41 after the due date.

42 (b) Each insurer shall be assessed in an amount not to exceed two dollars (\$2.00)
43 per covered individual insured or reinsured by each insurer per month. The assessment
44 will be based on actual and expected losses, actuarially appropriate reserves, and

1 administrative expenses in excess of expected and collected premiums and federal loss
2 reimbursements, if any, received by the Pool.

3 (c) The Board shall make reasonable efforts designed to ensure that each covered
4 individual is counted only once with respect to any assessment. For that purpose, the
5 Board shall require each insurer that obtains excess or stop-loss insurance to include in
6 its count of covered individual all individuals whose coverage is insured (including by
7 way of excess or stop-loss coverage) in whole or in part. The Board shall allow a
8 reinsurer to exclude from its number of covered individuals those who have been
9 counted by the primary insurer or by the primary reinsurer or primary excess or
10 stop-loss insurer for the purposes of determining its assessment under this section.

11 (d) The Board may verify each insurer's assessment based on annual statements
12 and other reports deemed to be necessary by the Board. The Board may use any
13 reasonable method of estimating the number of covered individuals of an insurer if the
14 specific number is unknown.

15 (e) If assessments and other receipts by the Pool, Board, or administering insurer
16 exceed the actual losses and administrative expenses of the plan, the excess shall be
17 held at interest and used by the Board to offset future losses or to reduce plan premiums.
18 Future losses include reserves for claims incurred but not reported.

19 (f) The Commissioner may suspend or revoke, after notice and hearing, the
20 certificate of authority to transact insurance in this State of any member insurer that fails
21 to pay an assessment. As an alternative, the Commissioner may levy a forfeiture on any
22 member insurer that fails to pay an assessment when due. The forfeiture may not exceed
23 five percent (5%) of the unpaid assessment per month, but no forfeiture shall be less
24 than one hundred dollars (\$100.00) per month.

25 **"§ 58-50-295. Complaint procedures.**

26 An applicant or participant in coverage from the Pool is entitled to have complaints
27 against the Pool reviewed by a grievance committee appointed by the Board. The
28 grievance committee shall report to the Board after completion of the review of each
29 complaint. The Board shall retain all written complaints regarding the Pool at least until
30 the third anniversary of the date the Pool received the complaint. An applicant or
31 participant may file for external review of the applicant's grievance after having
32 exhausted the Pool's internal grievance procedure. External review shall be conducted in
33 accordance with Part 4 of this Article.

34 **"§ 58-50-300. North Carolina Health Insurance Risk Pool Trust Fund.**

35 (a) There is established in the Office of the State Treasurer the North Carolina
36 Health Insurance Risk Pool Trust Fund. All premiums, fees, charges, rebates,
37 assessments, special assessments, refunds, or any other receipts including investment
38 earnings occurring or arising in connection with the Pool shall be deposited into the
39 Trust Fund.

40 (b) Disbursements from the Trust Fund shall include all amounts required to pay
41 the claims, benefits, and administrative costs of operating the Pool as may be
42 determined by the Executive Director with approval of the Board. Disbursement may be
43 made by warrant drawn on the State Treasurer by the Executive Director, or the

1 Executive Director and the Board may by contract authorize the Administrator to draw
2 the warrant.

3 **"§ 58-50-310. Audit.**

4 The State Auditor shall conduct annually a special audit of the Pool. The State
5 Auditor's report shall include a financial audit and an economic and efficiency audit.
6 The State Auditor shall report the cost of each audit conducted under this Part to the
7 Board and the Comptroller, and the Board shall remit that amount to the Comptroller for
8 deposit to the General Fund.

9 **"§ 58-50-315. Taxation.**

10 The Pool established under this Part is exempt from any and all State taxes.

11 **"§ 58-50-320. Rules.**

12 The Board may adopt rules, including temporary rules, to implement its duties and
13 responsibilities under this Part. The Commissioner may adopt rules, including
14 temporary rules, to implement the Commissioner's duties and responsibilities under this
15 Part.

16 **"§ 58-50-325. Collective action.**

17 The participation in the Pool as participating insurers, the establishment of rates,
18 forms, or procedures, and any other joint or collective action required by this Part may
19 not be the basis of any legal action or criminal or civil liability or penalty against the
20 Pool or any participating insurer."

21 **SECTION 3.** There is appropriated from the General Fund to the Reserve
22 for Healthy NC the sum of one hundred thousand dollars (\$100,000) for the 2007-2008
23 fiscal year. These funds shall be used for administrative costs incurred to implement
24 this act.

25 **SECTION 3.1.** There is appropriated from the General Fund to the Reserve
26 for Healthy NC the sum of five million dollars (\$5,000,000) for the 2008-2009 fiscal
27 year. These funds shall be used to pay claims that exceed the claims corridor in
28 accordance with Section 1.1 of this act.

29 **SECTION 3.2.** On or before January 1, 2008, the Executive Director shall
30 notify the Centers for Medicare and Medicaid Services that the State has established the
31 North Carolina Health Insurance Risk Pool and shall request that the North Carolina
32 Health Insurance Risk Pool be approved as an acceptable "alternative mechanism"
33 under the federal Health Insurance Portability and Accountability Act in accordance
34 with 45 C.F.R. § 148.128(e).

35 **SECTION 3.3.** The Board, as appointed under Section 2.1 of this act, shall
36 monitor methods of financing the Pool to ensure a stable funding source and allow for
37 its continued operation. This monitoring shall include supplementary sources of
38 funding, such as funds obtained from public and private not-for-profit foundations,
39 insurer assessments including special assessments, or other appropriate and available
40 State or non-State funds. The Board shall also review on a regular basis:

- 41 (1) The number of individuals in this State who are uninsured as of a date
42 certain because of high-risk conditions.
- 43 (2) The number of uninsured individuals who would qualify for coverage
44 under the Pool based on G.S. 58-50-265 and its Plan of Operation.

- 1 (3) The cost of coverage under each of the health insurance plans
2 developed by the Board, including administrative costs.
- 3 (4) The extent to which assessments meet or exceed amounts necessary
4 for coverage and Board operations.
- 5 (5) The status of a request by the State to the Centers for Medicare and
6 Medicaid Services for approval of the North Carolina Health Insurance
7 Risk Pool to be considered an acceptable "alternative mechanism"
8 under the federal Health Insurance Portability and Accountability Act
9 in accordance with 45 C.F.R. § 148.128(e).

10 The Board shall report its findings and recommendations to the General
11 Assembly on March 1, 2008, and annually thereafter.

12 **SECTION 3.4.** The Administrator shall study methods for encouraging
13 healthy behaviors and report its findings to the Board and to the General Assembly not
14 later than one year after initial implementation of the Pool.

15 **SECTION 3.5.** Notwithstanding G.S. 58-50-280(a), individuals enrolling in
16 the Pool within six months of the date that enrollment into the Pool first begins shall be
17 subject to a six-month preexisting condition waiting period.

18 **SECTION 3.6.** There is appropriated from the General Fund to the North
19 Carolina Health Insurance Risk Pool Trust Fund (Trust Fund), established under this
20 act, the sum of one million dollars (\$1,000,000) for the 2007-2008 fiscal year. These
21 funds may be used to support reasonable expenses for personnel to carry out the Board's
22 responsibilities under the Pool and shall be allocated for the reasonable expenses of the
23 Board in conducting its duties under Section 1 of this act that are incurred on or before
24 July 1, 2009. The Trust Fund is subject to the Executive Budget Act, except that Article
25 3C of Chapter 143 of the General Statutes does not apply to G.S. 58-50-250(e).

26 Appropriation of the funds from the General Fund to the North Carolina
27 Health Insurance Risk Pool Trust Fund is contingent upon successful application for and
28 award of federal grant funds to implement the Pool. Federal funds received for this
29 purpose shall be deposited to the Trust Fund. Upon receipt of the federal funds, the
30 Board shall, from Trust Fund monies, reimburse the General Fund in the amount of one
31 million dollars (\$1,000,000). It is the intent of the General Assembly that in the event
32 the State is not awarded the federal funds anticipated, the General Fund shall be held
33 harmless.

34 **SECTION 4.** Section 3 of this act becomes effective July 1, 2007. The
35 remainder of this act is effective when it becomes law. Section 1.1 of this act applies to
36 health insurance contracts issued, delivered, or renewed on and after January 1, 2008.