## 2020 -- H 7684

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# STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2020**

#### AN ACT

# RELATING TO HEALTH AND SAFETY -- COMPREHENSIVE HEALTH INSURANCE PROGRAM

Introduced By: Representatives Walsh, and Ranglin-Vassell

Date Introduced: February 26, 2020

Referred To: House Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Chapter 42-14.5 of the General Laws entitled "The Rhode Island Health 2 Care Reform Act of 2004 - Health Insurance Oversight" is hereby repealed in its entirety. 3 **CHAPTER 42-14.5** The Rhode Island Health Care Reform Act of 2004 - Health Insurance Oversight 4 5 42-14.5-1. Health insurance commissioner. 6 There is hereby established, within the department of business regulation, an office of the 7 health insurance commissioner. The health insurance commissioner shall be appointed by the 8 governor, with the advice and consent of the senate. The director of business regulation shall grant to the health insurance commissioner reasonable access to appropriate expert staff. 9 10 42-14.5-1.1. Legislative findings. The general assembly hereby finds and declares as follows: 11 12 (1) A substantial amount of health care services in this state are purchased for the benefit of patients by health care insurers engaged in the provision of health care financing services or is 13 14 otherwise delivered subject to the terms of agreements between health care insurers and providers 15 of the services. (2) Health care insurers are able to control the flow of patients to providers of health care 16 services through compelling financial incentives for patients in their plans to utilize only the 17

services of providers with whom the insurers have contracted.

1	(3) Health care histirers also control the health care services reflected to patients through
2	utilization review programs and other managed care tools and associated coverage and payment
3	<del>policies.</del>
4	(4) By incorporation or merger the power of health care insurers in markets of this state
5	for health care services has become great enough to create a competitive imbalance, reducing
6	levels of competition and threatening the availability of high quality, cost-effective health care.
7	(5) The power of health care insurers to unilaterally impose provider contract terms may
8	jeopardize the ability of physicians and other health care providers to deliver the superior quality
9	health care services that have been traditionally available in this state.
10	(6) It is the intention of the general assembly to authorize health care providers to jointly
11	discuss with health care insurers topics of concern regarding the provision of quality health care
12	through a committee established by an advisory to the health insurance commissioner.
13	42-14.5-2. Purpose.
14	With respect to health insurance as defined in § 42-14-5, the health insurance
15	commissioner shall discharge the powers and duties of office to:
16	(1) Guard the solvency of health insurers;
17	(2) Protect the interests of consumers;
18	(3) Encourage fair treatment of health care providers;
19	(4) Encourage policies and developments that improve the quality and efficiency of
20	health care service delivery and outcomes; and
21	(5) View the health care system as a comprehensive entity and encourage and direct
22	insurers towards policies that advance the welfare of the public through overall efficiency,
23	improved health care quality, and appropriate access.
24	42-14.5-3. Powers and duties.
25	The health insurance commissioner shall have the following powers and duties:
26	(a) To conduct quarterly public meetings throughout the state, separate and distinct from
27	rate hearings pursuant to § 42-62-13, regarding the rates, services, and operations of insurers
28	licensed to provide health insurance in the state; the effects of such rates, services, and operations
29	on consumers, medical care providers, patients, and the market environment in which the insurers
30	operate; and efforts to bring new health insurers into the Rhode Island market. Notice of not less
31	than ten (10) days of the hearing(s) shall go to the general assembly, the governor, the Rhode
32	Island Medical Society, the Hospital Association of Rhode Island, the director of health, the
33	attorney general, and the chambers of commerce. Public notice shall be posted on the
34	department's website and given in the newspaper of general circulation, and to any entity in

writing requesting notice.

(b) To make recommendations to the governor and the house of representatives and senate finance committees regarding health care insurance and the regulations, rates, services, administrative expenses, reserve requirements, and operations of insurers providing health insurance in the state, and to prepare or comment on, upon the request of the governor or chairpersons of the house or senate finance committees, draft legislation to improve the regulation of health insurance. In making the recommendations, the commissioner shall recognize that it is the intent of the legislature that the maximum disclosure be provided regarding the reasonableness of individual administrative expenditures as well as total administrative costs. The commissioner shall make recommendations on the levels of reserves, including consideration of: targeted reserve levels; trends in the increase or decrease of reserve levels; and insurer plans for distributing excess reserves.

(c) To establish a consumer/business/labor/medical advisory council to obtain information and present concerns of consumers, business, and medical providers affected by health insurance decisions. The council shall develop proposals to allow the market for small business health insurance to be affordable and fairer. The council shall be involved in the planning and conduct of the quarterly public meetings in accordance with subsection (a). The advisory council shall develop measures to inform small businesses of an insurance complaint process to ensure that small businesses that experience rate increases in a given year may request and receive a formal review by the department. The advisory council shall assess views of the health-provider community relative to insurance rates of reimbursement, billing, and reimbursement procedures, and the insurers' role in promoting efficient and high-quality health care. The advisory council shall issue an annual report of findings and recommendations to the governor and the general assembly and present its findings at hearings before the house and senate finance committees. The advisory council is to be diverse in interests and shall include representatives of community consumer organizations; small businesses, other than those involved in the sale of insurance products; and hospital, medical, and other health provider organizations. Such representatives shall be nominated by their respective organizations. The advisory council shall be co-chaired by the health insurance commissioner and a community consumer organization or small business member to be elected by the full advisory council.

(d) To establish and provide guidance and assistance to a subcommittee ("the professional provider health plan work group") of the advisory council created pursuant to subsection (c), composed of health care providers and Rhode Island licensed health plans. This subcommittee shall include in its annual report and presentation before the house and senate

1	finance committees the following information:
2	(1) A method whereby health plans shall disclose to contracted providers the fee
3	schedules used to provide payment to those providers for services rendered to covered patients;
4	(2) A standardized provider application and credentials verification process, for the
5	purpose of verifying professional qualifications of participating health-care providers;
6	(3) The uniform health plan claim form utilized by participating providers;
7	(4) Methods for health maintenance organizations, as defined by § 27-41-2, and nonprofit
8	hospital or medical service corporations, as defined by chapters 19 and 20 of title 27, to make
9	facility-specific data and other medical service-specific data available in reasonably consistent
10	formats to patients regarding quality and costs. This information would help consumers make
11	informed choices regarding the facilities and clinicians or physician practices at which to seek
12	care. Among the items considered would be the unique health services and other public goods
13	provided by facilities and clinicians or physician practices in establishing the most appropriate
14	eost comparisons;
15	(5) All activities related to contractual disclosure to participating providers of the
16	mechanisms for resolving health plan/provider disputes;
17	(6) The uniform process being utilized for confirming, in real time, patient insurance
18	enrollment status, benefits coverage, including co-pays and deductibles;
19	(7) Information related to temporary credentialing of providers seeking to participate in
20	the plan's network and the impact of the activity on health plan accreditation;
21	(8) The feasibility of regular contract renegotiations between plans and the providers in
22	their networks; and
23	(9) Efforts conducted related to reviewing impact of silent PPOs on physician practices.
24	(e) To enforce the provisions of Title 27 and Title 42 as set forth in § 42-14-5(d).
25	(f) To provide analysis of the Rhode Island affordable health plan reinsurance fund. The
26	fund shall be used to effectuate the provisions of §§ 27-18.5-9 and 27-50-17.
27	(g) To analyze the impact of changing the rating guidelines and/or merging the individual
28	health-insurance market, as defined in chapter 18.5 of title 27, and the small-employer-health-
29	insurance market, as defined in chapter 50 of title 27, in accordance with the following:
30	(1) The analysis shall forecast the likely rate increases required to effect the changes
31	recommended pursuant to the preceding subsection (g) in the direct pay market and small-
32	employer-health-insurance market over the next five (5) years, based on the current rating
33	structure and current products.
34	(2) The analysis shall include examining the impact of merging the individual and small-

1	employer markets on premiums charged to individuals and small employer groups.
2	(3) The analysis shall include examining the impact on rates in each of the individual and
3	small-employer health-insurance markets and the number of insureds in the context of possible
4	changes to the rating guidelines used for small-employer groups, including: community rating
5	principles; expanding small employer rate bonds beyond the current range; increasing the
6	employer group size in the small-group market; and/or adding rating factors for broker and/or
7	tobacco use.
8	(4) The analysis shall include examining the adequacy of current statutory and regulatory
9	oversight of the rating process and factors employed by the participants in the proposed, new
10	merged market.
11	(5) The analysis shall include assessment of possible reinsurance mechanisms and/or
12	federal high risk pool structures and funding to support the health insurance market in Rhode
13	Island by reducing the risk of adverse selection and the incremental insurance premiums charged
14	for this risk, and/or by making health insurance affordable for a selected at risk population.
15	(6) The health insurance commissioner shall work with an insurance market merger task
16	force to assist with the analysis. The task force shall be chaired by the health insurance
17	commissioner and shall include, but not be limited to, representatives of the general assembly, the
18	business community, small employer carriers as defined in § 27-50-3, carriers offering coverage
19	in the individual market in Rhode Island, health insurance brokers, and members of the general
20	<del>public.</del>
21	(7) For the purposes of conducting this analysis, the commissioner may contract with an
22	outside organization with expertise in fiscal analysis of the private-insurance market. In
23	conducting its study, the organization shall, to the extent possible, obtain and use actual health-
24	plan data. Said data shall be subject to state and federal laws and regulations governing
25	confidentiality of health care and proprietary information.
26	(8) The task force shall meet as necessary and include its findings in the annual report,
27	and the commissioner shall include the information in the annual presentation before the house
28	and senate finance committees.
29	(h) To establish and convene a workgroup representing health care providers and health
30	insurers for the purpose of coordinating the development of processes, guidelines, and standards
31	to streamline health care administration that are to be adopted by payors and providers of health-
32	care services operating in the state. This workgroup shall include representatives with expertise
33	who would contribute to the streamlining of health-care administration and who are selected from
34	hospitals, physician practices, community behavioral-health organizations, each health insurer,

1	and other affected entities. The workgroup shall also include at least one designee each from the
2	Rhode Island Medical Society, Rhode Island Council of Community Mental Health
3	Organizations, the Rhode Island Health Center Association, and the Hospital Association of
4	Rhode Island. The workgroup shall consider and make recommendations for:
5	(1) Establishing a consistent standard for electronic eligibility and coverage verification.
6	Such standard shall:
7	(i) Include standards for eligibility inquiry and response and, wherever possible, be
8	consistent with the standards adopted by nationally recognized organizations, such as the Centers
9	for Medicare and Medicaid Services;
10	(ii) Enable providers and payors to exchange eligibility requests and responses on a
11	system to system basis or using a payor supported web browser;
12	(iii) Provide reasonably detailed information on a consumer's eligibility for health care
13	coverage; scope of benefits; limitations and exclusions provided under that coverage; cost-sharing
14	requirements for specific services at the specific time of the inquiry; current deductible amounts;
15	accumulated or limited benefits; out of pocket maximums; any maximum policy amounts; and
16	other information required for the provider to collect the patient's portion of the bill;
17	(iv) Reflect the necessary limitations imposed on payors by the originator of the
18	eligibility and benefits information;
19	(v) Recommend a standard or common process to protect all providers from the costs of
20	services to patients who are ineligible for insurance coverage in circumstances where a payor
21	provides eligibility verification based on best information available to the payor at the date of the
22	request of eligibility.
23	(2) Developing implementation guidelines and promoting adoption of the guidelines for:
24	(i) The use of the National Correct Coding Initiative code-edit policy by payors and
25	providers in the state;
26	(ii) Publishing any variations from codes and mutually exclusive codes by payors in a
27	manner that makes for simple retrieval and implementation by providers;
28	(iii) Use of Health Insurance Portability and Accountability Act standard group codes,
29	reason codes, and remark codes by payors in electronic remittances sent to providers;
30	(iv) The processing of corrections to claims by providers and payors.
31	(v) A standard payor-denial review process for providers when they request a
32	reconsideration of a denial of a claim that results from differences in clinical edits where no
33	single, common standards body or process exists and multiple conflicting sources are in use by
34	payors and providers.

1	(vi) Nothing in this section, nor in the guidelines developed, shall inhibit an individual
2	payor's ability to employ, and not disclose to providers, temporary code edits for the purpose of
3	detecting and deterring fraudulent billing activities. The guidelines shall require that each payor
4	disclose to the provider its adjudication decision on a claim that was denied or adjusted based on
5	the application of such edits and that the provider have access to the payor's review and appeal
6	process to challenge the payor's adjudication decision.
7	(vii) Nothing in this subsection shall be construed to modify the rights or obligations of
8	payors or providers with respect to procedures relating to the investigation, reporting, appeal, or
9	prosecution under applicable law of potentially fraudulent billing activities.
10	(3) Developing and promoting widespread adoption by payors and providers of
11	guidelines to:
12	(i) Ensure payors do not automatically deny claims for services when extenuating
13	circumstances make it impossible for the provider to obtain a preauthorization before services are
14	performed or notify a payor within an appropriate standardized timeline of a patient's admission;
15	(ii) Require payors to use common and consistent processes and time frames when
16	responding to provider requests for medical management approvals. Whenever possible, such
17	time frames shall be consistent with those established by leading national organizations and be
18	based upon the acuity of the patient's need for care or treatment. For the purposes of this section,
19	medical management includes prior authorization of services, preauthorization of services,
20	precertification of services, post-service review, medical-necessity review, and benefits advisory;
21	(iii) Develop, maintain, and promote widespread adoption of a single, common website
22	where providers can obtain payors' preauthorization, benefits advisory, and preadmission
23	requirements;
24	(iv) Establish guidelines for payors to develop and maintain a website that providers can
25	use to request a preauthorization, including a prospective clinical necessity review; receive an
26	authorization number; and transmit an admission notification.
27	(4) To provide a report to the house and senate, on or before January 1, 2017, with
28	recommendations for establishing guidelines and regulations for systems that give patients
29	electronic access to their claims information, particularly to information regarding their
30	obligations to pay for received medical services, pursuant to 45 C.F.R. 164.524.
31	(i) To issue an anti-cancer medication report. Not later than June 30, 2014 and annually
32	thereafter, the office of the health insurance commissioner (OHIC) shall provide the senate
33	committee on health and human services, and the house committee on corporations, with: (1)
34	Information on the availability in the commercial market of coverage for anti-cancer medication

1	options; (2) For the state employee's health benefit plan, the costs of various cancer treatment
2	options; (3) The changes in drug prices over the prior thirty six (36) months; and (4) Member
3	utilization and cost-sharing expense.
4	(j) To monitor the adequacy of each health plan's compliance with the provisions of the
5	federal Mental Health Parity Act, including a review of related claims processing and
6	reimbursement procedures. Findings, recommendations, and assessments shall be made available
7	to the public.
8	(k) To monitor the transition from fee for service and toward global and other alternative
9	payment methodologies for the payment for health-care services. Alternative payment
10	methodologies should be assessed for their likelihood to promote access to affordable health
11	insurance, health outcomes, and performance.
12	(1) To report annually, no later than July 1, 2014, then biannually thereafter, on hospital
13	payment variation, including findings and recommendations, subject to available resources.
14	(m) Notwithstanding any provision of the general or public laws or regulation to the
15	contrary, provide a report with findings and recommendations to the president of the senate and
16	the speaker of the house, on or before April 1, 2014, including, but not limited to, the following
17	<del>information:</del>
18	(1) The impact of the current, mandated health care benefits as defined in §§ 27-18-48.1,
19	27-18-60, 27-18-62, 27-18-64, similar provisions in chapters 19, 20 and 41, of title 27, and §§ 27-
20	18-3(c), 27-38.2-1 et seq., or others as determined by the commissioner, on the cost of health
21	insurance for fully insured employers, subject to available resources;
22	(2) Current provider and insurer mandates that are unnecessary and/or duplicative due to
23	the existing standards of care and/or delivery of services in the health-care system;
24	(3) A state by state comparison of health-insurance mandates and the extent to which
25	Rhode Island mandates exceed other states benefits; and
26	(4) Recommendations for amendments to existing mandated benefits based on the
27	findings in $(m)(1)$ , $(m)(2)$ , and $(m)(3)$ above.
28	(n) On or before July 1, 2014, the office of the health insurance commissioner, in
29	collaboration with the director of health and lieutenant governor's office, shall submit a report to
30	the general assembly and the governor to inform the design of accountable care organizations
31	(ACOs) in Rhode Island as unique structures for comprehensive health-care delivery and value-
32	based payment arrangements, that shall include, but not be limited to:
33	(1) Utilization review;
34	(2) Contracting; and

1	(3) Licensing and regulation.
2	(o) On or before February 3, 2015, the office of the health insurance commissioner shall
3	submit a report to the general assembly and the governor that describes, analyzes, and proposes
4	recommendations to improve compliance of insurers with the provisions of § 27-18-76 with
5	regard to patients with mental health and substance use disorders.
6	(p) To work to ensure the health insurance coverage of behavioral health care under the
7	same terms and conditions as other health care, and to integrate behavioral health parity
8	requirements into the office of the health insurance commissioner insurance oversight and health
9	care transformation efforts.
10	(q) To work with other state agencies to seek delivery system improvements that enhance
11	access to a continuum of mental health and substance use disorder treatment in the state; and
12	integrate that treatment with primary and other medical care to the fullest extent possible.
13	(r) To direct insurers toward policies and practices that address the behavioral health
14	needs of the public and greater integration of physical and behavioral health care delivery.
15	(s) The office of the health insurance commissioner shall conduct an analysis of the
16	impact of the provisions of § 27-38.2-1(i) on health insurance premiums and access in Rhode
17	Island and submit a report of its findings to the general assembly on or before June 1, 2023.
18	42-14.5-4. Actuary and subject matter experts.
19	The health insurance commissioner may contract with an actuary and/or other subject
20	matter experts to assist him or her in conducting the study required under subsection 42-14.5
21	3(g). The actuary or other expert shall serve under the direction of the health insurance
22	commissioner. Health insurance companies doing business in this state, including, but not limited
23	to, nonprofit hospital service corporations and nonprofit medical service corporations established
24	pursuant to chapters 27-19 and 27-20, and health maintenance organizations established pursuant
25	to chapter 27 41, shall be assessed according to a schedule of their direct writing of health
26	insurance in this state to pay for the compensation of the actuary. The amount assessed to all
27	health insurance companies doing business in this state for the study conducted under subsection
28	42-14.5-3(g) shall not exceed a total of one hundred thousand dollars (\$100,000).
29	SECTION 2. Chapter 42-157 of the General Laws entitled "Rhode Island Health Benefit
30	Exchange" is hereby repealed in its entirety.
31	CHAPTER 42-157
32	Rhode Island Health Benefit Exchange
33	
	42-157-1. Establishment of exchange.

1	island neutral benefit exchange, to be known as freutral source. It, to excluse the powers and
2	authority of a state-based exchange which shall meet the minimum requirements of the federal
3	act.
4	42-157-2. Definitions.
5	As used in this section, the following words and terms shall have the following meanings,
6	unless the context indicates another or different meaning or intent:
7	(1) "Director" means the director of the department of administration.
8	(2) "Federal act" means the Federal Patient Protection and Affordable Care Act (Public
9	Law 111-148), as amended by the Federal Health Care and Education Reconciliation Act of 2010
10	(Public Law 111-152), and any amendments to, or regulations or guidance issued under, those
11	acts.
12	(3) "Health plan" and "qualified health plan" have the same meanings as those terms are
13	defined in § 1301 of the Federal Act.
14	(4) "Insurer" means every medical service corporation, hospital service corporation,
15	accident and sickness insurer, dental service corporation, and health maintenance organization
16	licensed under title 27, or as defined in § 42-62-4.
17	(5) "Secretary" means the secretary of the Federal Department of Health and Human
18	Services.
19	(6) "Qualified dental plan" means a dental plan as described in § 1311(d)(2)(B)(ii) of the
20	Federal Act [42 U.S.C. § 18031].
21	(7) "Qualified individuals" and "qualified employers" shall have the same meaning as
22	defined in federal law.
23	42-157-3. General requirements.
24	(a) The exchange shall make qualified health plans available to qualified individuals and
25	qualified employers. The exchange shall not make available any health benefit plan that has not
26	been certified by the exchange as a qualified health plan in accordance with federal law.
27	(b) The exchange shall allow an insurer to offer a plan that provides limited scope dental
28	benefits meeting the requirements of § 9832(c)(2)(A) of the Internal Revenue Code of 1986
29	through the exchange, either separately or in conjunction with a qualified health plan, if the plan
30	provides pediatric dental benefits meeting the requirements of § 1302(b)(1)(J) of the Federal Act
31	[42 U.S.C. § 18022].
32	(c) Any health plan that delivers a benefit plan on the exchange that covers abortion
33	services, as defined in 45 C.F.R. § 156.280(d)(1), shall comply with segregation of funding
34	requirements as well as an annual assurance statement to the Office of the Health Insurance

Commissioner	· in accordance	with 15 C F D	88 156 680(a)(3) and (5)
Commissioner	, in accordance	WILLIAN C.I .IV.	33 130.000(c)(3) and (3).

(d) At least one plan variation for individual market plan designs offered on the exchange at each level of coverage, as defined by section 1302(d)(1) of the federal act [42 U.S.C. § 18022], at which the carrier is offering a plan or plans, shall exclude coverage for abortion services as defined in 45 C.F.R. § 156.280(d)(1). If the health plan proposes different rates for such plan variations, each listed plan design shall include the associated rate. Except for Religious Employers (as defined in Section 6033(a)(3)(A)(i) of the Internal Revenue Code), employers selecting a plan under this religious exemption subsection may not designate it as the single plan for employees, but shall offer their employees full choice of small employer plans on the exchange, using the employer selected plan as the base plan for coverage. The employer is not responsible for payment that exceeds that designated for the employer selected plan.

(e) Health plans that offer a plan variation that excludes coverage for abortion services as defined in 45 C.F.R. § 156.280(d)(l) for a religious exemption variation in the small group market shall treat such a plan as a separate plan offering with a corresponding rate.

(f) An employer who elects a religious exemption variation shall provide written notice to prospective enrollees prior to enrollment that the plan excludes coverage for abortion services as defined in 45 C.F.R. § 156.280(d)(1). The carrier must include notice that the plan excludes coverage for abortion services as part of the Summary of Benefits and Coverage required by 42 U.S.C. § 300gg-15.

### 42-157-4. Financing. [Effective until January 1, 2020.]

(a) The department is authorized to assess insurers offering qualified health plans and qualified dental plans. The revenue raised in accordance with this subsection shall not exceed the revenue able to be raised through the federal government assessment and shall be established in accordance and conformity with the federal government assessment upon those insurers offering products on the Federal Health Benefit exchange. Revenues from the assessment shall be deposited in a restricted receipt account for the sole use of the exchange and shall be exempt from the indirect cost recovery provisions of § 35-4-27 of the general laws.

(b) The general assembly may appropriate general revenue to support the annual budget for the exchange in lieu of or to supplement revenues raised from the assessment under § 42-157-4(a).

(c) If the director determines that the level of resources obtained pursuant to § 42-157-4(a) will be in excess of the budget for the exchange, the department shall provide a report to the governor, the speaker of the house and the senate president identifying the surplus and detailing how the assessment established pursuant to § 42-157-4(a) may be offset in a future year to

1	reconcile with impacted insurers and how any future supplemental or annual budget submission
2	to the general assembly may be revised accordingly.
3	42-157-4. Financing. [Effective January 1, 2020.]
4	(a) The department is authorized to assess insurers offering qualified health plans and
5	qualified dental plans. To support the functions of the exchange, insurers offering qualified health
6	plans and qualified dental plans must remit an assessment to the exchange each month, in a
7	timeframe and manner established by the exchange, equal to three and one-half percent (3.5%) of
8	the monthly premium charged by the insurer for each policy under the plan where enrollment is
9	through the exchange. Revenues from the assessment shall be deposited in a restricted-receipt
10	account for the sole use of the exchange and shall be exempt from the indirect cost recovery
11	provisions of § 35-4-27.
12	(b) The general assembly may appropriate general revenue to support the annual budget
13	for the exchange in lieu of or to supplement revenues raised from the assessment under
14	subsection (a) of this section.
15	(c) If the director determines that the level of resources obtained pursuant to subsection
16	(a) will be in excess of the budget for the exchange, the department shall provide a report to the
17	governor, the speaker of the house, and the senate president identifying the surplus and detailing
18	how the assessment established pursuant to subsection (a) may be offset in a future year to
19	reconcile with impacted insurers and how any future supplemental or annual budget submission
20	to the general assembly may be revised accordingly.
21	42-157-5. Regional purchasing, efficiencies, and innovation.
22	To take advantage of economies of scale and to lower costs, the exchange is hereby
23	authorized to pursue opportunities to jointly negotiate, procure or otherwise purchase exchange
24	services with or partner with another state or multiple states and to pursue a Federal Affordable
25	Care Act 1332 Waiver.
26	42-157-5.1. Small business health options program (SHOP) innovation waiver.
27	(a) As small business owners and sole proprietors are the life blood of this state's
28	economy, a recent change in the Federal Affordable Care Act effective on January 1, 2016, has
29	caused irreparable harm to the economic well-being of small business owners and sole proprietors
30	by requiring them to secure health insurance coverage on the individual market as opposed to
31	securing health insurance coverage on the small group market.
32	(b) In an effort to reduce and/or eliminate the irreparable economic harm, the director of
33	the department of administration, with assistance from the commissioner of health insurance,

shall seek a waiver under Section 1332 of the Patient Protection and Affordable Care Act, Pub. L.

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1	No. 111-148, as amended by the Health Care and Education Reconciliation Act of 2010, Pub. L
2	No. 111-152, for the purpose of allowing businesses classified as self-employed and sold
3	proprietors to purchase insurance in the small group market through the health source RI for
4	employers SHOP program and not be forced into the individual market.
5	<u>42-157-6. Audit.</u>
6	(a) Annually, the exchange shall cause to have a financial and/or performance audit of its
7	functions and operations performed in compliance with the generally accepted governmenta
8	auditing standards and conducted by the state office of internal audit or a certified public
9	accounting firm qualified in performance audits.
10	(b) If the audit is not directly performed by the state office of internal audit, the selection
11	of the auditor and the scope of the audit shall be subject to the approval of the state office of
12	internal audit.
13	(c) The results of the audit shall be made public upon completion, posted on the
14	department's website and otherwise made available for public inspection.
15	42-157-7. Exchange advisory board.
16	The exchange shall maintain an advisory board which shall be appointed by the director
17	The director shall consider the expertise of the members of the board and make appointments so
18	that the board's composition reflects a range and diversity of skills, backgrounds and stakeholder
19	<del>perspectives.</del>
20	42-157-8. Reporting.
21	HealthSource RI shall provide a monthly report to the chairpersons of the house finance
22	committee and the senate finance committee by the fifteenth day of each month beginning in July
23	2015. The report shall include, but not be limited to, the following information: actual enrollmen
24	data by market and insurer, total new and renewed customers, number of paid customers, actua
25	average premium costs by market and insurer, number of enrollees receiving financial assistance
26	as defined in the Federal Act, as well as the number of inbound calls and the number of walk in
27	received. The data on inbound calls shall be segregated by type of call.
28	42-157-9. Relation to other laws.
29	Nothing in this chapter, and no action taken by the exchange pursuant to this chapter
30	shall be construed to preempt or supersede the authority of the health insurance commissioner to
31	regulate the business of insurance within this state, the director of the department of health to
32	oversee the licensure of health care providers, the certification of health plans under chapter 17.13
33	of title 23, or the licensure of utilization review agents wider chapter 17.13 of title 23, or the

director of the department of human services to oversee the provision of medical assistance under

34

1	chapter 8 of title 40. In addition to the provisions of this chapter, all insurers offering qualified
2	health plans or qualified dental plans in this state shall comply fully with all applicable health
3	insurance laws and regulations of this state.
4	<u>42-157-10. Severability.</u>
5	The provisions of this chapter are severable, and if any provision hereof shall be held
6	invalid in any circumstances, any invalidity shall not affect any other provisions or
7	circumstances. This chapter shall be construed in all respects so as to meet any constitutional
8	requirements. In carrying out the purposes and provisions of this chapter, all steps shall be taken
9	which are necessary to meet constitutional requirements.
10	42-157-11. Exemptions from the shared responsibility payment penalty.
11	(a) Establishment of program. The exchange shall establish a program for determining
12	whether to grant a certification that an individual is entitled to an exemption from the shared
13	responsibility payment penalty set forth in § 44-30-101(c) by reason of religious conscience or
14	<del>hardship.</del>
15	(b) Eligibility determinations. The exchange shall make determinations as to whether to
16	grant a certification described in subsection (a) of this section. The exchange shall notify the
17	individual and the tax administrator for the Rhode Island department of revenue of the
18	determination in a time and manner as the exchange, in consultation with the tax administrator,
19	shall prescribe. In notifying the tax administrator, the exchange shall adhere to the data privacy
20	and data security standards adopted in accordance with 45 C.F.R. 155.260. The exchange shall
21	only be required to notify the tax administrator to the extent that the exchange determines the
22	disclosure is permitted under 45 C.F.R. 155.260.
23	(c) Appeals. Any person aggrieved by the exchange's determination of eligibility for an
24	exemption under this section has the right to an appeal in accordance with the procedures
25	contained within chapter 35 of this title.
26	42-157-12. Special enrollment period for qualified individuals assessed a shared
27	responsibility payment penalty.
28	(a) Definitions. The following definition shall apply for purposes of this section:
29	(1) "Special enrollment period" means a period during which a qualified individual who
30	is assessed a penalty in accordance with § 44-30-101 may enroll in a qualified health plan through
31	the exchange outside of the annual open enrollment period.
32	(b) In the case of a qualified individual who is assessed a shared responsibility payment
33	in accordance with § 44-30-101 and who is not enrolled in a qualified health plan, the exchange
34	must provide a special enrollment period consistent with this section and the Federal Patient

1	Protection and Affordable Care Act (Public Law 111-146), as differenced by the redefar Care and
2	Reconciliation Act of 2010 (Public Law 111-152), and any amendments to, or regulations or
3	guidance issued under, those acts.
4	(c) Effective Date. The exchange must ensure that coverage is effective for a qualified
5	individual who is eligible for a special enrollment period under this section on the first day of the
6	month after the qualified individual completes enrollment in a qualified health plan through the
7	exchange.
8	(d) Availability and length of special enrollment period. A qualified individual has sixty
9	(60) days from the date he or she is assessed a penalty in accordance with § 44-30-101 to
10	complete enrollment in a qualified health plan through the exchange. The date of assessment shall
11	be determined in accordance with § 44-30-82.
12	42-157-13. Outreach to Rhode Island residents and individuals assessed a shared
13	responsibility payment penalty.
14	Outreach. The exchange, in consultation with the office of the health insurance
15	commissioner and the division of taxation, is authorized to engage in coordinated outreach efforts
16	to educate Rhode Island residents about the importance of health insurance coverage; their
17	responsibilities to maintain minimum essential coverage as defined in § 44-30-101; the penalties
18	for failure to maintain coverage; and information on the services available through the exchange.
19	42-157-14. Regulatory authority.
20	(a) Regulatory Authority. The exchange may promulgate regulations as necessary to
21	carry out the purposes of this chapter.
22	SECTION 3. Title 23 of the General Laws entitled "HEALTH AND SAFETY" is hereby
23	amended by adding thereto the following chapter:
24	<u>CHAPTER 95</u>
25	THE RHODE ISLAND COMPREHENSIVE HEALTH INSURANCE PROGRAM
26	23-95-1. Legislative findings.
27	(a) The general assembly finds the following:
28	(1) Rising health care costs are a major economic threat to Rhode Islanders:
29	(i) Between 1991 and 2014, health care spending in Rhode Island per person rose by over
30	250% - rising much faster than income and greatly reducing disposable income; and
31	(ii) It is estimated that by 2025, the cost of health insurance for an average family of four
32	(4) will equal about one-half (1/2) of their annual income; and
33	(iv) In the U.S., about two-thirds (2/3) of personal bankruptcies have been medical cost-
34	related and of these, about three-fourths (3/4) of those bankrupted had health insurance; and

1	(v) Rhode Island private businesses bear most of the costs of employee health insurance
2	coverage and spend significant time and money choosing from a confusing array of increasingly
3	expensive plans which do not provide comprehensive coverage; and
4	(vi) Rhode Island employees and retirees are losing significant wages and pensions as
5	they are forced to pay higher amounts of health insurance and health care costs; and
6	(vii) The state and its municipalities face enormous other post employment benefits
7	(OPEB) unfunded liabilities mostly due to health insurance costs.
8	(b) Although Rhode Island significantly expanded health care coverage for its citizens
9	under the federal Affordable Care Act (ACA), it is not enough:
10	(1) Currently, about forty-seven thousand (47,000) Rhode Islanders remain uninsured,
11	and even fully implemented, the ACA would leave forty-two thousand (42,000) Rhode Islanders
12	four percent (4%) uninsured and many more underinsured - resulting in many excess deaths; and
13	(2) Efforts at the federal level to repeal or defund the ACA severely threaten the health
14	and welfare of Rhode Island citizens.
15	(c) The U.S. has hundreds of health insurance providers (i.e., multiple "payers") who
16	make our health care system unjustifiably expensive and ineffective:
17	(1) Every industrialized nation in the world, except the United States, offers universal
18	health care to its citizens under a "single payer" program and enjoys better health outcomes for
19	about one-half (1/2) the cost; and
20	(2) About one-third (1/3) of every health care dollar spent in the U.S. goes towards
21	administrative costs (e.g., paperwork, overhead, CEO salaries, and profits) rather than on actual
22	health care.
23	(d) The solution is for Rhode Island to institute an improved Medicare-for-all style single
24	payer program:
25	(1) Health care is rationed under our current multi-payer system, despite the fact that
26	Rhode Islanders already pay enough money to have comprehensive and universal health
27	insurance under a single-payer system; and
28	(2) Single payer health care would establish a true "free market" system where doctors
29	compete for patients rather than health insurance companies dictating which patients are able to
30	see which doctors and setting reimbursement rates; and
31	(3) The high costs of medical care could be lowered significantly if the state could
32	negotiate on behalf of all its residents for bulk purchasing, as well as gain access to usage and
33	price information currently kept confidential by private health insurers as "proprietary
34	information:" and

1	(4) In 1962, Canada's successful single payer program began in the province of
2	Saskatchewan (with approximately the same population as Rhode Island) and became a national
3	program within ten (10) years; and
4	(5) Single payer would provide comprehensive coverage that will include vision, hearing
5	and dental care, mental health and substance abuse services, as well as prescription medications,
6	medical equipment, supplies, diagnostics and treatments; and
7	(6) Health care providers will spend significantly less time with administrative work
8	caused by multiple health insurance company requirements and barriers to care delivery and will
9	spend significantly less for overhead costs because of streamlined billing.
10	(e) Rhode Island must act because there are currently no effective state or federal laws
11	that can adequately control rising premiums, co-pays, deductibles and medical costs, or prevent
12	private insurance companies from continuing to limit available providers and coverage.
13	23-95-2. Legislative purpose.
14	It is the intent of the general assembly that this act establish a universal, comprehensive,
15	affordable single-payer health care insurance program that will help control health care costs
16	which shall be referred to as, "the Rhode Island comprehensive health insurance program"
17	(RICHIP). The program will be paid for by consolidating government and private payments to
18	multiple insurance carriers into a more economical and efficient improved Medicare-for-all style
19	single payer program and substituting lower progressive taxes for higher health insurance
20	premiums, co-pays, deductibles and costs in excess of caps. This program will save Rhode
21	Islanders from the current overly expensive, inefficient and unsustainable multi-payer health
22	insurance system that unnecessarily prevents access to medically necessary health care.
23	23-95-3. Definitions.
24	As used in this chapter:
25	(1) "Affordable Care Act" or "ACA" means the federal Patient Protection and Affordable
26	Care Act (Pub. L. 111-148), as amended by the federal Health Care and Education Reconciliation
27	Act of 2010 (42 U.S.C. § 1800/et seq. Pub. L. 111-152), and any amendments to, or regulations
28	or guidance issued under, those acts.
29	(2) "Carrier" means either a private health insurer authorized to sell health insurance in
30	Rhode Island or a health care service plan, i.e., any person who undertakes to arrange for the
31	provision of health care services to subscribers or enrollees, or to pay for or to reimburse any part
32	of the cost for those services, in return for a prepaid or periodic charge paid by or on behalf of the
33	subscribers or enrollees, or any person, whether located within or outside of this state, who
34	solicits or contracts with a subscriber or enrollee in this state to pay for or reimburse any part of

1	the cost of, or who undertakes to arrange or arranges for, the provision of health care services that
2	are to be provided wholly or in part in a foreign country in return for a prepaid or periodic charge
3	paid by or on behalf of the subscriber or enrollee.
4	(3) "Dependent" has the same definition as set forth in federal Internal Revenue Code (26
5	<u>U.S.C. § 152).</u>
6	(4) "Emergency and urgently needed services" has the same definition as set forth in the
7	federal Medicare law (42 C.F.R. 422.113).
8	(5) "Federally matched public health program" means the state's Medicaid program under
9	Title XIX of the federal Social Security Act (42 U.S.C. § 301 et seq.) and the state's Children's
10	Health Insurance Program (CHIP) under Title XXI of the federal Social Security Act (42 U.S.C. §
11	301 et seq.).
12	(6) "For-profit provider" means any health care professional or health care institution that
13	provides payments, profits or dividends to investors or owners who do not directly provide health
14	<u>care.</u>
15	(7) "Medicaid" or "medical assistance" means a program that is one of the following:
16	(i) The state's Medicaid program under Title XIX of the federal Social Security Act (42
17	<u>U.S.C.</u> § 301 et seq.); or
18	(ii) The state's Children's Health Insurance Program under Title XXI of the federal Social
19	Security Act (42 U.S.C. § 301 et seq.).
20	(8) "Medically necessary" means medical, surgical or other services or goods (including
21	prescription drugs) required for the prevention, diagnosis, cure, or treatment of a health-related
22	condition including any such services that are necessary to prevent a detrimental change in either
23	medical or mental health status. Medically necessary services must be provided in a cost-effective
24	and appropriate setting and must not be provided solely for the convenience of the patient or
25	service provider. "Medically necessary" does not include services or goods that are primarily for
26	cosmetic purposes; and does not include services or goods that are experimental, unless approved
27	pursuant to § 23-95-6(b).
28	(9) "Medicare" means Title XVIII of the federal Social Security Act (42 U.S.C. § 301 et
29	seq.) and the programs thereunder.
30	(10) "Qualified health care provider" means any individual who meets requirements set
31	out in § 23-95-7.
32	(11) "Qualified Rhode Island resident" means any individual who is a "resident" as
33	defined by §§ 44-30-5(a)(1) and (a)(2) or a dependent of that resident.
34	(12) "RICHIP" or "Rhode Island comprehensive health insurance program" means the

1	affordable, comprehensive and effective health insurance program as set forth in this chapter.
2	(13) "RICHIP participant" means qualified Rhode Island residents who are enrolled in
3	RICHIP (and not disenrolled or disqualified) at the time they seek health care.
4	23-95-4. Rhode Island health insurance program.
5	(a) Organization. This chapter creates the Rhode Island comprehensive health insurance
6	program (RICHIP), an independent state government agency.
7	(b) Director. A director shall be appointed by the governor, with the advice and consent
8	of the senate, to lead RICHIP and serve a term of four (4) years, subject to oversight by an
9	executive board and input from an advisory committee, as set forth below. The director shall be
10	compensated in accordance with the job title and job classification established by the division of
11	human resources and approved by the general assembly. The duties of the director shall include:
12	(1) Employ staff and authorize reasonable expenditures, as necessary, from the RICHIP
13	trust fund, to pay program expenses and to administer the program, including creation and
14	oversight of RICHIP budgets;
15	(2) Oversee management of the RICHIP trust fund set forth in § 23-95-12(a) to ensure the
16	operational well-being and fiscal solvency of the program, including ensuring that all available
17	funds from all appropriate sources are collected and placed into the trust fund;
18	(3) Work with the executive board and an advisory committee of health care
19	professionals and other stakeholders pursuant to §§ 23-95-4(c) and 23-95-4(d) to carry out the
20	provisions of this act;
21	(4) Annually establish a RICHIP benefits package for participants, including a formulary
22	and a list of other medically necessary goods, as well as a procedure for handling complaints and
23	appeals relating to the benefits package, pursuant to § 23-95-6;
24	(5) Establish RICHIP provider reimbursement and a procedure for handling provider
25	complaints and appeals as set forth in § 23-95-9;
26	(6) Implement standardized claims and reporting procedures;
27	(7) Provide for timely payments to participating providers through a structure that is well
28	organized and that eliminates unnecessary administrative costs, i.e., coordinate with the state
29	comptroller to facilitate billing from and payments to providers using the state's computerized
30	financial system, the Rhode Island financial and accounting network system (RIFANS);
31	(8) Coordinate with federal health care programs, including Medicare and Medicaid, to
32	obtain necessary waivers and streamline federal funding and reimbursement;
33	(9) Monitor billing and reimbursements to detect inappropriate behavior by providers and
34	patients and create prohibitions and penalties regarding bad faith or criminal RICHIP

1	participation, and procedures by which they will be enforced;
2	(10) Support the development of an integrated health care database for health care
3	planning and quality assurance and ensure the legally required confidentiality of all health records
4	it contains;
5	(11) Determine eligibility for RICHIP and establish procedures for enrollment,
6	disenrollment and disqualification from RICHIP, as well as procedures for handling complaints
7	and appeals from affected individuals, as set forth in § 23-95-5;
8	(12) Create RICHIP expenditure, status, and assessment reports, including, but not
9	limited to, annual reports with the following:
10	(i) Performance of the program;
11	(ii) Fiscal condition of the program;
12	(iii) Recommendations for statutory changes;
13	(iv) Receipt of payments from the federal government;
14	(v) Whether current year goals and priorities were met; and
15	(vi) Future goals and priorities.
16	(13) Review RICHIP collections and disbursements on at least a quarterly basis and
17	recommend adjustments needed to achieve budgetary targets and permit adequate access to care;
18	(14) Review budget proposals from providers pursuant to § 23-95-11(b):
19	(15) Develop procedures for accommodating:
20	(i) Employer retiree health benefits for people who have been members of RICHIP but go
21	to live as retirees out of the state;
22	(ii) Employer retiree health benefits for people who earned or accrued those benefits
23	while residing in the state prior to the implementation of RICHIP and live as retirees out of the
24	state; and
25	(iii) RICHIP coverage of health care services currently covered under the workers'
26	compensation system, including whether and how to continue funding for those services under
27	that system and whether and how to incorporate an element of experience rating.
28	(16) No later than two (2) years after the effective date of this section, develop a
29	proposal, consistent with the principles of this chapter, for provision and funding by the program
30	of long-term care coverage.
31	(c) Executive board. There shall be an executive board that provides oversight of the
32	RICHIP director.
33	(1) The members of the executive board shall be as follows:
34	(i) The governor or designee:

1	(ii) The treasurer, or designee;
2	(iii) The president of the senate, or designee;
3	(iv) The speaker of the house of representatives, or designee;
4	(v) The secretary of the executive office of health and human services, or designee;
5	(vi) The director of the Rhode Island department of health, or designee; and
6	(vii) The Rhode Island state controller, or designee.
7	All designees shall have significant experience or familiarity with health insurance policy
8	or finance.
9	(2) Duties. The executive board shall exercise oversight over the director to ensure that
10	the provisions of this title are properly executed and may remove or replace the director.
11	Meetings shall be convened at least quarterly by the governor. The executive board shall consider
12	recommendations of the advisory committee and ensure the director responds appropriately. All
13	decisions of the executive board shall be made by a majority vote of all members.
14	(d) Advisory Committee.
15	(1) Members. The members of the advisory committee shall be as follows:
16	(i) Three (3) physicians, all of whom shall be board certified in their fields, and two (2) of
17	whom shall be primary care providers, to be appointed by the executive board;
18	(ii) Three (3) representatives of the community who represent diverse populations (e.g.,
19	the elderly, children, etc.), to be appointed by the executive board;
20	(iii) A professor of economics familiar with health care finance, to be appointed by the
21	executive board;
22	(iii) The Medicaid director of the Rhode Island executive office of health and human
23	services, or designee;
24	(iv) The behavioral healthcare, developmental disabilities, and hospitals director of the
25	Rhode Island executive office of health and human services, or designee;
26	(v) The executive director of the Rhode Island Dental Association, or designee;
27	(vi) The president of the Rhode Island chapter of Physicians for a National Health
28	Program, or designee:
29	(vii) The executive director of the Rhode Island State Nurses Association, or designee;
30	(viii) The president of the Hospital Association of Rhode Island, or designee;
31	(ix) The CEO of Lifespan, or designee;
32	(x) The president of the Mental Health Association of Rhode Island, or designee;
33	(xi) The dean of the URI college of pharmacy, or designee;
34	(xii) A representative of organized labor, to be appointed by the executive board;

1	(xiii) A representative of small business, which is a business that employs less than fifty
2	(50) people, to be appointed by the executive board; and
3	(xiv) A representative of large business, which is a business that employs more than fifty
4	(50) people, to be appointed by the executive board.
5	(2) Duties. The advisory committee shall provide analyses and recommendations to the
6	executive board and director concerning any issues relating to the execution of this chapter, and
7	shall collect general concerns of RICHIP participants and providers. The committee shall prepare
8	a report after each committee meeting summarizing major issues presented and recommendations
9	for their resolution.
10	(3) Procedures. The committee shall adopt and publish its policies and procedures no
11	later than one hundred eighty (180) days after the first meeting. In addition:
12	(i) The director shall set the time, place and date for the initial meeting of the committee.
13	The initial meeting shall be scheduled not sooner than thirty (30) days nor later than ninety (90)
14	days after the appointment of the chairperson. Subsequent meetings shall occur as determined by
15	the committee, but not less than four (4) times annually.
16	(ii) The advisory committee shall elect a chair from among its members. The chairperson
17	may call additional meetings.
18	(iii) A quorum shall be at least one more than half (1/2) the number of the advisory
19	committee members. Vacancies shall not be counted when calculating the number needed for a
20	<u>quorum.</u>
21	(iv) Advisory committee members shall not receive a salary, but shall be reimbursed for
22	all necessary expenses incurred in the performance of their duties.
23	(v) The committee is subject to the open meetings act, chapter 46 of title 42;
24	(vi) A committee member shall be deemed to have abandoned office upon failure to
25	attend at least seventy-five percent (75%) of the committee meetings in one year, without excuse
26	approved by resolution of the committee.
27	(vii) Decisions at meetings of the committee shall be reached by majority vote of those
28	present in person and those present by electronic or telephonic means which permit, at a
29	minimum, audio-video communication. Participation in a meeting pursuant to this subsection
30	shall constitute presence at the meeting.
31	(4) Terms.
32	(i) The terms of the members shall be four (4) years from the date of appointment or until
33	a successor has been appointed.
34	(ii) Of the initial members of the advisory committee: One-half (1/2) of the members

1	shall serve initial terms of four (4) years; and one-half (1/2) of the members shall serve initial
2	terms of two (2) years. The executive board will designate which members shall initially serve
3	two (2) year terms.
4	(iii) After the initial terms, advisory committee members shall serve for a term of four (4)
5	<u>years.</u>
6	(iv) Each vacancy on the committee shall be filled for the unexpired term by appointment
7	in like manner as in case of expiration of the term of a member of the committee. A vacancy shall
8	be filled by a representative from the same constituent group as the new member's predecessor.
9	23-95-5. Coverage.
10	(a) All qualified Rhode Island residents may participate in RICHIP. The director shall
11	establish procedures to determine eligibility, enrollment, disenrollment and disqualification,
12	including criteria and procedures by which RICHIP can:
13	(1) Identify, automatically enroll, and provide a RICHIP card to qualified Rhode Island
14	residents;
15	(2) Process applications from individuals seeking to obtain RICHIP coverage for
16	dependents after the implementation date;
17	(3) Ensure eligible residents are knowledgeable and aware of their rights to health care;
18	(4) Determine whether an individual should be disenrolled (e.g., for leaving the state);
19	(5) Determine whether an individual should be disqualified (e.g., for fraudulent receipt of
20	benefits or reimbursements);
21	(6) Determine appropriate actions that should be taken with respect to individuals who
22	are disenrolled or disqualified (including civil and criminal penalties); and
23	(7) Permit individuals to request review and appeal decisions to disenroll or disqualify
24	them.
25	(b) Medicare and Medicaid eligible coverage under RICHIP shall be as follows:
26	(1) If all necessary federal waivers are obtained, qualified Rhode Island residents eligible
27	for federal Medicare ("Medicare eligible residents") shall continue to pay required fees to the
28	federal government. RICHIP shall establish procedures to ensure that Medicare eligible residents
29	shall have such amounts deducted from what they owe to RICHIP under § 23-95-12(h). RICHIP
30	shall become the equivalent of qualifying coverage under Medicare part D and Medicare
31	advantage programs, and as such shall be the vendor for coverage to RICHIP participants.
32	RICHIP shall provide Medicare eligible residents benefits equal to those available to all other
33	RICHIP participants and equal to or greater than those available through Medicare. To streamline
34	the process RICHIP shall seek to receive federal reimbursements for services and goods to

1	Medicare eligible residents and administer all Medicare funds.
2	(2) If all necessary federal waivers are obtained, RICHIP shall become the state's sole
3	Medicaid provider. RICHIP shall create procedures to enroll all qualified Rhode Island residents
4	eligible for Medicaid ("Medicaid eligible residents") in the Medicaid program to ensure a
5	maximum amount of federal Medicaid funds go to the RICHIP trust fund. RICHIP shall provide
6	benefits to Medicaid eligible residents equal to those available to all other RICHIP participants.
7	(3) If all necessary federal waivers are not granted from the Medicaid or Medicare
8	programs operated under Title XVIII or XIX of the Social Security Act, the Medicaid or
9	Medicare program for which a waiver is not granted shall act as the primary insurer for those
10	eligible for such coverage, and RICHIP shall serve as the secondary or supplemental plan of
11	health insurance coverage. Until such time as a waiver is granted, the plan shall not pay for
12	services for persons otherwise eligible for the same health care benefits under the Medicaid or
13	Medicare program. The director shall establish procedures for determining amounts owed by
14	Medicare and Medicaid eligible residents for supplemental RICHIP coverage and the extent of
15	such coverage.
16	(4) The director may require Rhode Island residents to provide information necessary to
17	determine whether the resident is eligible for a federally matched public health program or for
18	Medicare, or any program or benefit under Medicare.
19	(5) As a condition of eligibility or continued eligibility for health care services under
20	RICHIP, a qualified Rhode Island resident who is eligible for benefits under Medicare shall enroll
21	in Medicare, including Parts A, B, and D.
22	(c) Veterans. RICHIP shall serve as the secondary or supplemental plan of health
23	insurance coverage for military veterans. The director shall establish procedures for determining
24	amounts owed by military veterans who are qualified residents for such supplemental RICHIP
25	coverage and the extent of such coverage.
26	(d) This chapter does not create any employment benefit, nor require, prohibit, or limit
27	the providing of any employment benefit.
28	(e) This chapter does not affect or limit collective action or collective bargaining on the
29	part of a health care provider with their employer or any other lawful collective action or
30	collective bargaining.
31	23-95-6. Benefits.
32	(a) This chapter shall provide insurance coverage for services and goods (including
33	prescription drugs) deemed medically necessary by a qualified health care provider and that is
34	currently covered under

1	(1) The federal Medicare program (42 U.S.C. § 1395 et seq. Social Security Act title
2	XVIII) parts A, B and D;
3	(2) The federal Medicaid program except that long-term care shall be available only to
4	those who currently qualify for Medicaid coverage;
5	(3) The state's children's health insurance program; and
6	(4) All essential health benefits mandated by the Affordable Care Act as of January 1,
7	2017, including, services and goods within the following categories:
8	(i) Primary and preventive care;
9	(ii) Approved dietary and nutritional therapies;
10	(iii) Inpatient care;
11	(iv) Outpatient care;
12	(v) Emergency and urgently needed care;
13	(vi) Prescription drugs and medical devices;
14	(vii) Laboratory and diagnostic services;
15	(viii) Palliative care;
16	(ix) Mental health services;
17	(x) Oral health, including dental services, periodontics, oral surgery, and endodontics;
18	(xi) Substance abuse treatment services;
19	(xii) Physical therapy and chiropractic services;
20	(xiii) Vision care and vision correction;
21	(xiv) Hearing services, including coverage of hearing aids;
22	(xv) Podiatric care;
23	(xvi) Comprehensive family planning, reproductive, maternity, and newborn care; and
24	(xvii) Short-term rehabilitative services and devices.
25	(b) Additional coverage. The director shall create a procedure in consultation with the
26	RICHIP advisory committee that may permit additional medically necessary goods and services
27	beyond that provided by federal laws cited herein and within the areas set forth in § 23-95-5, if
28	the coverage is for services and goods deemed medically necessary based on credible scientific
29	evidence published in peer-reviewed medical literature generally recognized by the relevant
30	medical community, physician specialty society recommendations, and the views of physicians
31	practicing in relevant clinical areas and any other relevant factors. The director shall create
32	procedures for handling complaints and appeals concerning the benefits package.
33	(c) Restrictions shall not apply. In order for RICHIP participants to be able to receive
34	medically necessary goods and services, this chapter shall override any state law that restricts the

1	provision or use of state funds for any medically necessary goods or services, including those
2	related to family planning and reproductive health care.
3	(d) Medically necessary goods:
4	(1) Prescription drug formulary:
5	(i) In general. The director shall work with the executive office of health and human
6	services (EOHHS) Rhode Island pharmacy & therapeutics committee to establish a prescription
7	drug formulary system, which shall comply with §§ 23-95-6(a)(4)(i) through (a)(4)(xvii) and
8	encourage best-practices in prescribing and discourage the use of ineffective, dangerous, or
9	excessively costly medications when better alternatives are available.
10	(ii) Promotion of generics. The formulary under this subsection shall promote the use of
11	generic medications to the greatest extent possible.
12	(iii) Formulary updates and petition rights. The formulary under this subsection shall be
13	updated frequently and the director shall create a procedure for patients and providers to make
14	requests and appeal denials to add new pharmaceuticals or to remove ineffective or dangerous
15	medications from the formulary.
16	(iv) Use of off-formulary medications. The director shall promulgate rules regarding the
17	use of off-formulary medications which allow for patient access but do not compromise the
18	formulary.
19	(v) Approved devices and equipment. The director shall work with the executive office of
20	health and human services (EOHHS) Rhode Island pharmacy & therapeutics committee to
21	promulgate a list of medically necessary goods that shall be covered by RICHIP and comply with
22	§§ 23-95-6(a)(4)(i) through (a)(4)(xvii).
23	(vi) Bulk purchasing. The director shall seek and implement ways to obtain goods at the
24	lowest possible cost, including bulk purchasing agreements.
25	23-95-7. Providers.
26	(a) Rhode Island providers.
27	(1) Licensing. Participating providers must meet state licensing requirements in order to
28	participate in RICHIP. No provider whose license is under suspension or has been revoked may
29	participate in the program.
30	(2) Participation. All providers may participate in RICHIP by providing items on the
31	RICHIP benefits list for which they are licensed. Providers may elect either to participate fully, or
32	not at all, in the program.
33	(3) For-profit providers. For-profit providers may continue to offer services and goods in
34	Rhode Island, but are prohibited from charging patients more than RICHIP reimbursement rates

1	for covered services and goods and must notify qualified Rhode Island residents when the
2	services and goods they offer will not be reimbursed fully under RICHIP.
3	(b) Out-of-state providers. Except for emergency and urgently needed service, as set forth
4	in § 23-95-7(d), RICHIP shall not pay for health care services obtained outside of Rhode Island
5	unless the following requirements are met:
6	(1) The patient secures a written referral from a qualified Rhode Island physician prior to
7	seeking such services; and
8	(2) The referring physician determines that the services are not available in the state or
9	cannot be performed within the state at the level of expertise that would provide medically
10	necessary care.
11	(c) Out-of-state provider reimbursement. The program shall pay out-of-state health care
12	providers an amount not to exceed RICHIP rates as set forth in § 23-95-9(a). RICHIP participants
13	are responsible for paying out-of-state providers for costs in excess of RICHIP reimbursements.
14	The RICHIP participant is responsible for paying all costs of out-of-state services that fail to meet
15	the requirements of §§ 23-95-7(b)(1) and (b)(2).
16	(d) Out-of-state emergency provider reimbursement. The program shall pay for
17	emergency and urgently needed services and goods that are obtained by the RICHIP participant
18	anywhere outside of Rhode Island to the same extent allowed if such services or goods were
19	provided in Rhode Island in accordance with § 23-95-9. RICHIP participants are responsible for
20	paying out-of-state emergency providers for costs in excess of RICHIP reimbursements.
21	(e) Out-of-state residents.
22	(1) In general. Rhode Island providers who provide any services to individuals who are
23	not RICHIP participants shall not be reimbursed by RICHIP and must seek reimbursement from
24	those individuals or other sources.
25	(2) Emergency care exception. Nothing in this chapter shall prevent any individual from
26	receiving or any provider from providing emergency health care services and goods in Rhode
27	Island. The director shall adopt rules to provide reimbursement; however, the rules shall
28	reasonably limit reimbursement to protect the fiscal integrity of RICHIP. The director shall
29	implement procedures to secure reimbursement from any appropriate third-party funding source
30	or from the individual to whom the emergency services were rendered.
31	23-95-8. Cross-border employees.
32	(a) State residents employed out-of-state. If an individual is employed out-of-state by an
33	employer that is subject to Rhode Island state law, the employer and employee shall be required
34	to pay the payroll taxes as to that employee as if the employment were in the state. If an

1 <u>individual is employed out-of-state by an employer that is not subject to Rhode Island state law,</u>

the employee health coverage provided by the out-of-state employer to a resident working out-of-

state shall serve as the employee's primary plan of health coverage, and RICHIP shall serve as the

employee's secondary plan of health coverage. The director shall establish procedures for

determining amounts owed by residents employed out-of-state for such supplemental secondary

RICHIP coverage and the extent of such coverage.

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(b) Out-of-state residents employed in the state. The payroll tax set forth in § 23-95-12(i) shall apply to any out-of-state resident who is employed or self-employed in the state. However, such out-of-state residents shall be able to take a credit for amounts they spend on health benefits for themselves that would otherwise be covered by RICHIP if the individual were a RICHIP participant. The out-of-state resident's employer shall be able to take a credit against such payroll taxes regardless of the form of the health benefit (e.g., health insurance, a self-insured plan, direct services, or reimbursement for services), to ensure that the revenue proposal does not relate to employment benefits in violation of the federal Employee Retirement Income Security Act ("ERISA") law. For non-employment-based spending by individuals, the credit shall be available for and limited to spending for health coverage (not out-of-pocket health spending). The credit shall be available without regard to how little is spent or how sparse the benefit. The credit may only be taken against the payroll taxes set forth in § 23-95-12(i). Any excess amount may not be applied to other tax liability. For employment-based health benefits, the credit shall be distributed between the employer and employee in the same proportion as the spending by each for the benefit. The employer and employee may each apply their respective portion of the credit to their respective portion of the payroll taxes set forth in § 23-95-12(i). If any provision of this clause or any application of it shall be ruled to violate ERISA, the provision or the application of it shall be null and void and the ruling shall not affect any other provision or application of this section or this chapter.

## 23-95-9. Provider reimbursement.

(a) Rates for services. RICHIP reimbursements to providers shall match the highest reimbursement rates offered by Medicare or Medicaid to Rhode Island qualified residents that are in effect at the time services and goods are provided. If the director determines that there are no such federal reimbursement rates or that such rates are significantly different from those in neighboring states, the director shall set additional or alternative rates in consultation with the RICHIP advisory committee such that rates of reimbursement are fair and reasonable. The director in consultation with the RICHIP advisory committee shall review the rates at least annually and shall establish procedures by which complaints about reimbursement rates may be

1	reviewed and appealed.
2	(b) Rates for goods. The prices to be paid to providers for medically necessary goods
3	(e.g., prescription drugs, approved devices and equipment) shall be established annually by the
4	director in consultation with the advisory committee.
5	(c) Billing and payments. Providers shall submit billing for services to RICHIP
6	participants in the form of electronic invoices entered into RIFANS, the state's computerized
7	financial system. The director shall coordinate the manner of processing and payment with the
8	office of accounts and control and the RIFANS support team within the division of information
9	technology. Payments shall be made by check or electronic funds transfer in accordance with
.0	terms and procedures coordinated by the director and the office of accounts and control and
1	consistent with the fiduciary management of the RICHIP trust fund.
2	(d) Provider restrictions. Providers who accept any payment from RICHIP may not bill
3	any patient for any covered benefit. Providers cannot use any of their operating budgets for
4	expansion, profit, excessive executive income, marketing, or major capital purchases or leases.
5	23-95-10. Private insurance companies.
6	(a) Non-duplication. It is unlawful for a private health insurer to sell health insurance
7	coverage to qualified Rhode Island residents that duplicates the benefits provided under this
8	chapter. Nothing in this chapter shall be construed as prohibiting the sale of health insurance
9	coverage for any additional benefits not covered by this chapter, including additional benefits that
20	an employer may provide to employees or their dependents, or to former employees or their
21	dependents (e.g., multiemployer plans can continue to provide wrap-around coverage for any
22	benefits not provided by RICHIP).
23	(b) Displaced employees. Re-education and job placement of persons employed in Rhode
24	Island-located enterprises who have lost their jobs as a result of this chapter shall be managed by
25	the Rhode Island department of labor and training or an appropriate federal retraining program.
26	The director may provide funds from RICHIP or funds otherwise appropriated for this purpose
27	for retraining and assisting job transition for individuals employed or previously employed in the
28	fields of health insurance, health care service plans, and other third-party payments for health care
29	or those individuals providing services to health care providers to deal with third-party payers for
80	health care, whose jobs may be or have been ended as a result of the implementation of the
31	program, consistent with applicable laws.
32	23-95-11. Budgeting.
3	(a) Operating budget. Annually, the director shall create an operating budget for the
34	program that includes the costs for all benefits set forth in § 23-95-5 and the costs for RICHIP

1	administration. The director shall determine appropriate reimbursement rates for benefits
2	pursuant to § 23-95-9(a). The operating budget shall be reviewed by the advisory committee and
3	approved by the executive board prior to submission to the governor and general assembly.
4	(b) Capital expenditures. The director shall work with the advisory committee,
5	representatives from state entities involved with provider capital expenditures (e.g., the Rhode
6	Island department of administration office of capital projects, the Rhode Island Health and
7	Educational Building Corporation, etc.), and providers to help ensure that capital expenditures
8	proposed by providers, including amounts to be spent on construction and renovation of health
9	facilities and major equipment purchases, will address health care needs of RICHIP participants.
10	To the extent that providers are seeking to use RICHIP funds for capital expenditures, the director
11	shall have the authority to approve or deny such expenditures.
12	(c) Prohibition against co-mingling operations and capital improvement funds. It is
13	prohibited to use funds under this chapter that are earmarked:
14	(1) For operations for capital expenditures; or
15	(2) For capital expenditures for operations.
16	23-95-12. Financing.
17	(a) RICHIP trust fund. There shall be established a RICHIP trust fund into which funds
18	collected pursuant to this chapter are deposited and from which funds are distributed. All money
19	collected and received shall be used exclusively to finance RICHIP. The governor or general
20	assembly may provide funds to the RICHIP trust fund, but may not remove or borrow funds from
21	the RICHIP trust fund.
22	(b) Revenue proposal. After consulting with the RICHIP advisory committee and gaining
23	approval of the RICHIP executive board, the director shall submit to the governor and the general
24	assembly a revenue plan and, if required, legislation (referred to collectively in this section as the
25	"revenue proposal") to provide the revenue necessary to finance RICHIP. The initial revenue
26	proposal shall be submitted for the fiscal year commencing the year after this this chapter is
27	enacted and annually, thereafter. The basic structure of the initial revenue proposal will be based
28	on a consideration of:
29	(1) Anticipated savings from a single payer program;
30	(2) Government funds available for health care;
31	(3) Private funds available for health care; and
32	(4) Replacing current regressive health insurance payments made to multiple health
33	insurance carriers with progressive contributions to a single payer (RICHIP) in order to make
34	health care insurance affordable and remove unnecessary barriers to health care access

1	Subsequent proposals shall adjust the RICHIP contributions, based on projections from the total
2	RICHIP costs in the previous year, and shall include a five (5) year plan for adjusting RICHIP
3	contributions to best meet the goals set forth in this section and § 23-95-2.
4	(c) Anticipated savings. It is anticipated that RICHIP will lower health care costs by:
5	(1) Eliminating payments to private health insurance carriers;
6	(2) Reducing paperwork and administrative expenses for both providers and payers
7	created by the marketing, sales, eligibility checks, network contract management, issues
8	associated multiple benefit packages, and other administrative waste associated with the current
9	multi-payer private health insurance system;
10	(3) Allowing the planning and delivery of a public health strategy for the entire
11	population of Rhode Island;
12	(4) Improving access to preventive health care; and
13	(5) Negotiating on behalf of the state for bulk purchasing of medical supplies and
14	pharmaceuticals.
15	(d) Federal funds. The director shall seek and obtain waivers and other approvals relating
16	to Medicaid, the Children's Health Insurance Program, Medicare, the ACA, and any other
17	relevant federal programs so that:
18	(1) Federal funds and other subsidies for health care that would otherwise be paid to the
19	state and its residents and health care providers, would be paid by the federal government to the
20	state and deposited into the RICHIP trust fund,
21	(2) Programs would be waived and such funding from federal programs in Rhode Island
22	would be replaced or merged into RICHIP so it can operate as a single payer program;
23	(3) Maximum federal funding for health care is sought even if any necessary waivers or
24	approvals are not obtained and multiple sources of funding with RICHIP trust fund monies are
25	pooled, so that RICHIP can act as much as possible like a single payer program to maximize
26	benefits to Rhode Islanders; and
27	(4) Federal financial participation in the programs that are incorporated into RICHIP are
28	not jeopardized.
29	(e) State funds. State funds that would otherwise be appropriated to any governmental
30	agency, office, program, instrumentality, or institution for services and benefits covered under
31	RICHIP shall be directed into the RICHIP trust fund. Payments to the fund pursuant to this
32	section shall be in an amount equal to the money appropriated for those purposes in the fiscal
33	year beginning immediately preceding the effective date of this chapter.
34	(f) Private funds Private grants (e.g. from nonprofit corporations) and other funds

1	specifically ear-marked for health care (e.g., from litigation against tobacco companies, opioid
2	manufacturers, etc.), shall also be put into the RICHIP trust fund.
3	(g) Assignments from RICHIP participants. Receipt of health care services under the plan
4	shall be deemed an assignment by the RICHIP participant of any right to payment for services
5	from a policy of insurance, a health benefit plan or other source. The other source of health care
6	benefits shall pay to the fund all amounts it is obligated to pay to, or on behalf of, the RICHIP
7	participant for covered health care services. The director may commence any action necessary to
8	recover the amounts due.
9	(h) Replacing current health insurance payments with progressive contributions. Instead
10	of making health insurance payments to multiple carriers (i.e., for premiums, co-pays,
11	deductibles, and costs in excess of caps) for limited coverage, individuals and entities subject to
12	Rhode Island taxation pursuant to § 44-30-1 shall pay progressive contributions to the RICHIP
13	trust fund (referred to collectively in this section as the "RICHIP contributions") for
14	comprehensive coverage. These RICHIP contributions shall be set and adjusted over time to an
15	appropriate level to:
16	(1) Cover the actual cost of the program;
17	(2) Ensure that higher brackets of income subject to specified taxes shall be assessed at a
18	higher marginal rate than lower brackets; and
19	(3) Protect the economic welfare of small businesses, low-income earners and working
20	families through tax credits or exemptions.
21	(i) Contributions based on earned income. The amounts currently paid by employers and
22	employees for health insurance shall initially be replaced by a ten percent (10%) payroll tax,
23	based on the projected average payroll of employees over three (3) previous calendar years. The
24	employer shall pay eighty percent (80%) and the employee shall pay twenty percent (20%) of this
25	payroll tax, except that an employer may agree to pay all or part of the employee's share. Self-
26	employed individuals shall initially pay one-hundred percent (100%) of the payroll tax. The ten
27	percent (10%) initial rate will be adjusted by the director so that higher brackets of income
28	subject to these taxes shall be assessed at a higher marginal rate than lower brackets and so that
29	small businesses and lower income earners receive a credit or exemption.
30	(j) Contributions based on unearned income. There shall be a progressive contribution
31	based on unearned income (i.e., capital gains, dividends, interest, profits, and rents). Initially, the
32	unearned income RICHIP contributions shall be equal to ten percent (10%) of such unearned
33	income. The ten percent (10%) initial rate may be adjusted by the director to allow for a
34	graduated progressive exemption or credit for individuals with lower unearned income levels.

1	23-95-13. Implementation.
2	(a) State laws and regulations.
3	(1) In general. The director shall work with the executive board and receive such
4	assistance as may be necessary from other state agencies and entities to examine state laws and
5	regulations and to make recommendations necessary to conform such laws and regulations to
6	properly implement the RICHIP program. The director shall report recommendations to the
7	governor and the general assembly.
8	(2) Anti-trust laws. The intent of this chapter is to exempt activities provided for under
9	this chapter from state antitrust laws and to provide immunity from federal antitrust laws through
10	the state action doctrine.
11	(b) Severability. If any provision or application of this chapter shall be held to be invalid,
12	or to violate or be inconsistent with any applicable federal law or regulation, that shall not affect
13	other provisions or applications of this chapter which can be given effect without that provision
14	or application; and to that end, the provisions and applications of this chapter are severable.
15	(c) The director shall complete an implementation plan to provide health care coverage
16	for qualified residents in accordance with this chapter within six (6) months of the effective date.
17	SECTION 3. This act shall take effect upon passage.
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#### **EXPLANATION**

#### BY THE LEGISLATIVE COUNCIL

OF

## AN ACT

# RELATING TO HEALTH AND SAFETY -- COMPREHENSIVE HEALTH INSURANCE PROGRAM

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1 This act would repeal the "Rhode Island Health Care Reform Act of 2004 - Health 2 Insurance Oversight" as well as the "Rhode Island Health Benefit Exchange." The act would 3 establish a universal, comprehensive, affordable single-payer health care insurance program and 4 help control health care costs, which shall be referred to as, "the Rhode Island Comprehensive 5 Health Insurance Program" (RICHIP). The program will be paid for by consolidating government and private payments to multiple insurance carriers into a more economical and efficient 6 7 improved Medicare-for-all style single payer program and substituting lower progressive taxes 8 for higher health insurance premiums, co-pays, deductibles and costs due to caps. This program 9 will save Rhode Islanders from the current overly expensive, inefficient and unsustainable multi-10 payer health insurance system that unnecessarily prevents access to medically necessary health 11 care.

This act would take effect upon passage.

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