2021 -- H 5763

LC001446

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2021

AN ACT

RELATING TO INSURANCE -- ACCIDENT AND SICKNESS INSURANCE POLICIES

<u>Introduced By:</u> Representatives Kazarian, Kislak, Fogarty, Alzate, Potter, Casimiro, Henries, Handy, Felix, and McGaw

Date Introduced: February 24, 2021

Referred To: House Corporations

It is enacted by the General Assembly as follows:

(6) Limited benefit health;

(7) Specified disease indemnity;

18

19

1 SECTION 1. Chapter 27-18 of the General Laws entitled "Accident and Sickness Insurance 2 Policies" is hereby amended by adding thereto the following section: 3 **27-18-85. Gender rating.** 4 (a) No individual or group health insurance contract, plan, or policy delivered, issued for 5 delivery, or renewed in this state, which provides medical coverage that includes coverage for physician services in a physician's office, and no policy which provides major medical or similar 6 7 comprehensive-type coverage, excluding disability income, long-term care, and insurance 8 supplemental policies which only provide coverage for specified diseases or other supplemental 9 policies, shall vary the premium rate for a health coverage plan based on the gender of the individual 10 policy holders, enrollees, subscribers, or members. (b) This section shall not apply to insurance coverage providing benefits for any of the 11 12 following: 13 (1) Hospital confinement indemnity; 14 (2) Disability income; 15 (3) Accident only; 16 (4) Long-term care; 17 (5) Medicare supplement;

1	(8) Sickness of bodily hijdry of death by accident of both, and
2	(9) Other limited benefit policies.
3	SECTION 2. Chapter 27-19 of the General Laws entitled "Nonprofit Hospital Service
4	Corporations" is hereby amended by adding thereto the following section:
5	27-19-77. Gender rating.
6	(a) No individual or group health insurance contract, plan, or policy delivered, issued for
7	delivery, or renewed in this state, which provides medical coverage that includes coverage for
8	physician services in a physician's office, and no policy which provides major medical or similar
9	comprehensive-type coverage, excluding disability income, long-term care, and insurance
10	supplemental policies which only provide coverage for specified diseases or other supplemental
11	policies, shall vary the premium rate for a health coverage plan based on the gender of the individual
12	policy holders, enrollees, subscribers, or members.
13	(b) This section shall not apply to insurance coverage providing benefits for any of the
14	following:
15	(1) Hospital confinement indemnity;
16	(2) Disability income;
17	(3) Accident only;
18	(4) Long-term care;
19	(5) Medicare supplement;
20	(6) Limited benefit health;
21	(7) Specified disease indemnity;
22	(8) Sickness of bodily injury or death by accident or both; and
23	(9) Other limited benefit policies.
24	SECTION 3. Chapter 27-20 of the General Laws entitled "Nonprofit Medical Service
25	Corporations" is hereby amended by adding thereto the following section:
26	27-20-73. Gender rating.
27	(a) No individual or group health insurance contract, plan, or policy delivered, issued for
28	delivery, or renewed in this state, which provides medical coverage that includes coverage for
29	physician services in a physician's office, and no policy which provides major medical or similar
30	comprehensive-type coverage, excluding disability income, long-term care, and insurance
31	supplemental policies which only provide coverage for specified diseases or other supplemental
32	policies, shall vary the premium rate for a health coverage plan based on the gender of the individual
33	policy holders, enrollees, subscribers, or members.
34	(b) This section shall not apply to insurance coverage providing benefits for any of the

1	following:
2	(1) Hospital confinement indemnity;
3	(2) Disability income;
4	(3) Accident only;
5	(4) Long-term care;
6	(5) Medicare supplement;
7	(6) Limited benefit health;
8	(7) Specified disease indemnity;
9	(8) Sickness of bodily injury or death by accident or both; and
10	(9) Other limited benefit policies.
11	SECTION 4. Chapter 27-41 of the General Laws entitled "Health Maintenance
12	Organizations" is hereby amended by adding thereto the following section:
13	27-41-90. Gender rating.
14	(a) No individual or group health insurance contract, plan, or policy delivered, issued for
15	delivery, or renewed in this state, which provides medical coverage that includes coverage for
16	physician services in a physician's office, and no policy which provides major medical or similar
17	comprehensive-type coverage, excluding disability income, long-term care, and insurance
18	supplemental policies which only provide coverage for specified diseases or other supplemental
19	policies, shall vary the premium rate for a health coverage plan based on the gender of the individual
20	policy holders, enrollees, subscribers, or members.
21	(b) This section shall not apply to insurance coverage providing benefits for any of the
22	following:
23	(1) Hospital confinement indemnity;
24	(2) Disability income;
25	(3) Accident only;
26	(4) Long-term care;
27	(5) Medicare supplement;
28	(6) Limited benefit health;
29	(7) Specified disease indemnity;
30	(8) Sickness of bodily injury or death by accident or both; and
31	(9) Other limited benefit policies.

1	SECTION 5. Section 27-50-5 of the General Laws in Chapter 27-50 entitled "Small
2	Employer Health Insurance Availability Act" is hereby amended to read as follows:
3	27-50-5. Restrictions relating to premium rates.
4	(a) Premium rates for health benefit plans subject to this chapter are subject to the following
5	provisions:
6	(1) Subject to subdivision (2) of this subsection, a small employer carrier shall develop its
7	rates based on an adjusted community rate and may only vary the adjusted community rate for:
8	(i) Age; and
9	(ii) Gender; and
10	(iii)(ii) Family composition;
11	(2) The adjustment for age in paragraph (1)(i) of this subsection may not use age brackets
12	smaller than five (5) year increments and these shall begin with age thirty (30) and end with age
13	sixty-five (65).
14	(3) The small employer carriers are permitted to develop separate rates for individuals age
15	sixty-five (65) or older for coverage for which Medicare is the primary payer and coverage for
16	which Medicare is not the primary payer. Both rates are subject to the requirements of this
17	subsection.
18	(4) For each health benefit plan offered by a carrier, the highest premium rate for each
19	family composition type shall not exceed four (4) times the premium rate that could be charged to
20	a small employer with the lowest premium rate for that family composition.
21	(5) Premium rates for bona fide associations except for the Rhode Island Builders'
22	Association whose membership is limited to those who are actively involved in supporting the
23	construction industry in Rhode Island shall comply with the requirements of this section.
24	(6) For a small employer group renewing its health insurance with the same small employer
25	carrier which provided it small employer health insurance in the prior year, the combined
26	adjustment factor for age and gender for that small employer group will not exceed one hundred
27	twenty percent (120%) of the combined adjustment factor for age and gender for that small
28	employer group in the prior rate year.
29	(b) The premium charged for a health benefit plan may not be adjusted more frequently
30	than annually except that the rates may be changed to reflect:
31	(1) Changes to the enrollment of the small employer;
32	(2) Changes to the family composition of the employee; or
33	(3) Changes to the health benefit plan requested by the small employer.
34	(c) Premium rates for health benefit plans shall comply with the requirements of this

section.

(d) Small employer carriers shall apply rating factors consistently with respect to all small employers. Rating factors shall produce premiums for identical groups that differ only by the amounts attributable to plan design and do not reflect differences due to the nature of the groups assumed to select particular health benefit plans. Two groups that are otherwise identical, but which have different prior year rate factors may, however, have rating factors that produce premiums that differ because of the requirements of subdivision (a)(6) of this section. Nothing in this section shall be construed to prevent a group health plan and a health insurance carrier offering health insurance coverage from establishing premium discounts or rebates or modifying otherwise applicable copayments or deductibles in return for adherence to programs of health promotion and disease prevention, including those included in affordable health benefit plans, provided that the resulting rates comply with the other requirements of this section, including subdivision (a)(5) of this section.

The calculation of premium discounts, rebates, or modifications to otherwise applicable copayments or deductibles for affordable health benefit plans shall be made in a manner consistent with accepted actuarial standards and based on actual or reasonably anticipated small employer claims experience. As used in the preceding sentence, "accepted actuarial standards" includes actuarially appropriate use of relevant data from outside the claims experience of small employers covered by affordable health plans, including, but not limited to, experience derived from the large group market, as this term is defined in § 27-18.6-2(19).

- (e) For the purposes of this section, a health benefit plan that contains a restricted network provision shall not be considered similar coverage to a health benefit plan that does not contain such a provision, provided that the restriction of benefits to network providers results in substantial differences in claim costs.
- (f) The health insurance commissioner may establish regulations to implement the provisions of this section and to assure that rating practices used by small employer carriers are consistent with the purposes of this chapter, including regulations that assure that differences in rates charged for health benefit plans by small employer carriers are reasonable and reflect objective differences in plan design or coverage (not including differences due to the nature of the groups assumed to select particular health benefit plans or separate claim experience for individual health benefit plans) and to ensure that small employer groups with one eligible subscriber are notified of rates for health benefit plans in the individual market.
- (g) In connection with the offering for sale of any health benefit plan to a small employer, a small employer carrier shall make a reasonable disclosure, as part of its solicitation and sales materials, of all of the following:

- 1 (1) The provisions of the health benefit plan concerning the small employer carrier's right 2 to change premium rates and the factors, other than claim experience, that affect changes in 3 premium rates; 4 (2) The provisions relating to renewability of policies and contracts; 5 (3) The provisions relating to any preexisting condition provision; and (4) A listing of and descriptive information, including benefits and premiums, about all 6 7 benefit plans for which the small employer is qualified. 8 (h)(1) Each small employer carrier shall maintain at its principal place of business a 9 complete and detailed description of its rating practices and renewal underwriting practices, 10 including information and documentation that demonstrate that its rating methods and practices are 11 based upon commonly accepted actuarial assumptions and are in accordance with sound actuarial 12 principles. 13 (2) Each small employer carrier shall file with the commissioner annually on or before 14 March 15 an actuarial certification certifying that the carrier is in compliance with this chapter and 15 that the rating methods of the small employer carrier are actuarially sound. The certification shall 16 be in a form and manner, and shall contain the information, specified by the commissioner. A copy 17 of the certification shall be retained by the small employer carrier at its principal place of business. 18 (3) A small employer carrier shall make the information and documentation described in 19 subdivision (1) of this subsection available to the commissioner upon request. Except in cases of violations of this chapter, the information shall be considered proprietary and trade secret 20 21 information and shall not be subject to disclosure by the director to persons outside of the 22 department except as agreed to by the small employer carrier or as ordered by a court of competent 23 jurisdiction. 24 (4) For the wellness health benefit plan described in § 27-50-10, the rates proposed to be 25 charged and the plan design to be offered by any carrier shall be filed by the carrier at the office of 26 the commissioner no less than thirty (30) days prior to their proposed date of use. The carrier shall 27 be required to establish that the rates proposed to be charged and the plan design to be offered are 28 consistent with the proper conduct of its business and with the interest of the public. The 29 commissioner may approve, disapprove, or modify the rates and/or approve or disapprove the plan 30 design proposed to be offered by the carrier. Any disapproval by the commissioner of a plan design 31 proposed to be offered shall be based upon a determination that the plan design is not consistent 32 with the criteria established pursuant to § 27-50-10(b).
 - (i) The requirements of this section apply to all health benefit plans issued or renewed on or after October 1, 2000.

33

34

1 SECTION 6. This act shall take effect on January 1,	2023.
---	-------

LC001446

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO INSURANCE -- ACCIDENT AND SICKNESS INSURANCE POLICIES

This act would prohibit insurance companies from varying the premium rates charged for a health coverage plan based on the gender of the individual policy holder, enrollee, subscriber, or member.

This act would take effect on January 1, 2023.

LC001446