## **2019 SESSION**

	19106485D
1	SENATE BILL NO. 1734
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Commerce and Labor
4	on February 12, 2019) (Poten Brianto Substitute – Superton Deads)
5 6	(Patron Prior to Substitute—Senator Deeds) A BILL to amend and reenact § 38.2-3447 of the Code of Virginia, relating to restrictions relating to
7	accident and sickness insurance premium rates; variances in area rate factors.
8	Be it enacted by the General Assembly of Virginia:
9	1. That § 38.2-3447 of the Code of Virginia is amended and reenacted as follows:
10	§ 38.2-3447. Restrictions relating to premium rates.
11	A. Notwithstanding any provision of § 38.2-3432.2, 38.2-3501, 38.2-4306, or any other section of
12	this title to the contrary, a health carrier offering a health benefit plan providing individual or small
13	group health insurance coverage shall develop its premium rates based on the following:
14 15	1. Whether the health benefit plan covers an individual or family;
15 16	<ol> <li>Rating areas, as may be established by the Commission;</li> <li>Age, except that the rate shall not vary by more than 3 to 1 for adults; and</li> </ol>
17	4. Tobacco use, except that the rate shall not vary by more than 1.5 to 1.
18	B. A premium rate shall not vary with respect to any particular health benefit plan by any other
<b>1</b> 9	factor not described in subsection A.
20	C. Rating variations for family coverage shall be applied based on the portion of the premium that is
21	attributable to each family member covered under the health benefit plan.
22	D. If the proposed area rate factors set forth in a rate filing for individual or small group health
23	insurance coverage by a health carrier for a rating area exceed by more than 15 percent the weighted
24 25	average of the proposed area rate factors among all rating areas in which the health carrier offers health benefit plans in that market, then:
$\frac{25}{26}$	1. The health carrier's rate filing shall include in a publicly available and unredacted form:
<b>2</b> 7	a. A comparison of the area rate factor for individual and small group health benefit plans that
28	utilize the same provider network and provider reimbursement levels of the health benefit plans that are
29	subject to the filing;
<b>30</b>	b. A detailed disclosure of the area rate factor methodology, which disclosure shall include any
31 32	third-party resources or representations from a person other than the signing actuary, on which the signing actuary relied, provided that disclosure of third-party resources shall address that the source
33	data only reflects differences in unit cost and provider practice patterns; and
34	c. To the extent that the health carrier is deriving any area rate factor from experience data, by
35	rating area for the experience period used:
36	(1) The (i) total enrollment; (ii) total premiums; (iii) allowed claims; (iv) incurred claims excluding
37	anticipated or, if available, actual risk adjustment payments or receipts; (v) incurred claims including
38 39	anticipated or, if available, actual risk adjustment payments or receipts; and (vi) loss ratio for each of their rating groups in that market, and
39 40	their rating areas in that market; and (2) Aggregated incurred claims for any health system exceeding 30 percent of total incurred claims
41	for that rating area in that market.
42	2. The Commission shall hold a public hearing on the proposed premium rates prior to the approval
43	of the rate filing.
44	3. The Commission shall not approve the proposed rate filing if (i) a variance in area rate factors,
45	indexed to the same rating region for both the individual and small group markets, of 15 percent or
46 47	more exists between health benefit plans a carrier intends to offer in the individual market and health benefit plans intended to be offered in the small group market, when those plans utilize the same
48	provider network and provider reimbursement levels and (ii) the methodologies used to calculate the
<b>49</b>	area rate factors are different between the two markets.
50	E. Beginning for plan year 2020, a health carrier with an approved rate filing that contains at least
51	one area rate factor that exceeds by more than 25 percent the weighted average of the area rate factors
52	among all rating areas in a market in which the health carrier offers individual or small group health
53 54	insurance coverage shall file with the Commission for each calendar quarter during that plan year a
54 55	report that provides, for each rating area within the market in which the health carrier operates, the plan's (i) enrollment; (ii) total premiums; (iii) allowed claims; (iv) incurred claims excluding anticipated
55 56	or, if available, actual risk adjustment payments or receipts; (v) incurred claims including anticipated
57	or, if available, actual risk adjustment payments or receipts; (v) loss ratio; and (vii) aggregate incurred
58	claims, for each health system exceeding 25 percent of total incurred claims for that rating area. The
59	health carrier shall make each such quarterly report publicly available, without redaction, not later than

9/29/22 14:41

SB1734H1

60 45 days after the end of the calendar quarter.

61 F. As used in subdivisions D and E:

62 "Allowed claims" means the amount of claims of a covered person for health care services that are
63 owed pursuant to the terms of the covered person's health benefits plan, including payment made by the
64 covered person's health carrier, and cost-sharing obligations owed by or on behalf of the covered
65 person.

66 "Health system" means an organization that consists of either (i) at least one hospital plus at least 67 one group of physicians or (ii) more than one group of physicians.

68 "Incurred claims" means allowed claims less copayments, deductible amounts, and other cost-sharing 69 obligations owed by or on behalf of a covered person.

70 "Methodologies," when referring to the calculation of area rate factors, includes (i) the types of 71 inputs, including experience period claims data, third-party database, other sources of data, and (ii) the

series of calculations that are used to derive area rate factors. This definition shall not preclude a
 health carrier from calculating area rate factors for rates for the individual market, based on the cost

74 and care delivery practices associated with the providers expected to be utilized by covered persons that

75 reside in a given rating area, while calculating area rate factors for rates for the small group market,

76 based on those providers that are expected to be utilized by individuals employed by small employers
 77 that are located in the rating area without regard to where the covered persons reside.

**78** "Provider" means a health care provider, as defined in § 38.2-3438, that is affiliated or in-network **79** with a health carrier.

80 "Weighted average," when referring to area rate factors, means the mean of the area rate factors
81 when weighted based on the projected number of covered persons distributed by rating area.

82 2. That the provisions of this act shall apply only to proposed rate filings for the 2020 plan year

83 and subsequent plan years.