# DEPARTMENT OF TAXATION 2013 Fiscal Impact Statement

1.	Patro	n Terry G. Kilgore	2.	Bill Number HB 1784
3	Comn	nittee House Commerce and Labor		House of Origin: X Introduced
<b>J</b> .	Comm	intee Trouse Commerce and Labor		Substitute Engrossed
4.	Title	Repeals the Open Enrollment Program		
		Requirement and the Incentives		Second House: In Committee Substitute Enrolled

## 5. Summary/Purpose:

This bill would repeal the open enrollment requirement for corporations that offer a health services plan and convert into domestic insurers or stock insurers. Because the open enrollment requirement would no longer be imposed, this bill would also repeal the Insurance Premiums License Tax rate structure that applies to premium income generated by such insurers following a conversion. These provisions would be effective January 1, 2014.

Beginning with Taxable Year 2013, this bill would repeal the reduced Insurance Premiums License Tax rate currently imposed on the direct gross subscriber fee income derived from certain contracts issued by corporations that operate a health services plan, dental services plan, or optometric services plan. Instead, this bill would impose a rate of 2.25 percent on the direct subscriber fee income derived from all contracts issued by such corporations.

6. Budget amendment necessary: Yes.

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**7. Fiscal Impact Estimates are:** Available. (See Line 8.)

7b. Revenue Impact:

Fiscal Year	<b>Dollars</b>	Fund
2012-13	\$0	-
2013-14	\$22.59 million	GF
2014-15	\$8.36 million	GF
2014-15	\$7.53 million	NGF
2015-16	\$11.37 million	GF
2015-16	\$5.30 million	NGF

2016-17	\$11.92 million	GF
2016-17	\$5.56 million	NGF
2017-18	\$12.48 million	GF
2017-18	\$5.83 million	NGF
2018-19	\$12.96 million	GF
2018-19	\$6.10 million	NGF

## 8. Fiscal implications:

## **Administrative Costs**

The Department considers implementation of this bill as routine, and is not requesting additional funding.

## Revenue Impact

This bill would increase the Commonwealth's revenue by \$22.59 million in Fiscal Year 2014, \$15.89 million in Fiscal Year 2015, \$16.67 million in Fiscal Year 2016, \$17.48 million in Fiscal Year 2017, \$18.3 million in Fiscal Year 2018, and \$19.06 million in Fiscal Year 2019.

One-third of the revenue from the Insurance Premiums License Tax goes to the Priority Transportation Fund (a sub-fund of the Transportation Trust Fund) and two-thirds of the revenue from the Insurance Premiums License Tax goes to the General Fund. Because the transfer to the Priority Transportation Fund occurs in the subsequent fiscal year, this bill would increase General Fund revenue by \$22.59 million in Fiscal Year 2014, \$7.53 million in Fiscal Year 2015, \$11.37 million in Fiscal Year 2016, \$11.92 million in Fiscal Year 2017, \$12.48 million in Fiscal Year 2018, and \$12.96 million in Fiscal Year 2019. This bill would increase Transportation Trust Fund revenue by \$7.53 million in Fiscal Year 2015, \$5.30 million in Fiscal Year 2016, \$5.56 million in Fiscal Year 2017, \$5.83 million in Fiscal Year 2018, and \$6.10 million in Fiscal Year 2019.

## 9. Specific agency or political subdivisions affected:

Department of Taxation State Corporation Commission

#### **10. Technical amendment necessary:** Yes.

To clarify the effective date of this bill, the following technical amendment is suggested:

Line 512, after 2014

Insert: , except that the changes to § 58.1-2501 shall be effective for taxable years beginning on or after January 1, 2013.

#### 11. Other comments:

## Background

The Insurance Premiums License Tax is a tax imposed on every insurance company that is engaged in the business of issuing policies or contracts for insurance and on every corporation that issues subscription contracts for insurance that are health services plans, dental services plans, or optometric services plans. The Insurance Premiums License Tax rate imposed on a corporation's direct gross subscriber fee income that is derived from subscription contracts is generally 2.25 percent. However, a reduced rate of 0.75 percent is imposed on such income that is derived from subscription contracts issued to individuals and from open enrollment contracts.

Currently, a corporation that operates a health services plan and offers an open enrollment program must continue to offer such program, directly or through a subsidiary, even if it converts into a domestic mutual insurer or stock insurer. An insurer that offers an open enrollment program subsequent to a conversion is subject to a reduced Insurance Premiums License Tax of 0.75 percent on premium income that is derived from individual accident and sickness insurance policies and open enrollment contracts. Premium income derived from other accident and sickness insurance is subject to a rate of 2.25 percent.

## **Proposed Legislation**

This bill would repeal the open enrollment requirement for corporations that offer a health services plan and convert into domestic insurers or stock insurers. Because the open enrollment requirement would no longer be imposed, this bill would also repeal the Insurance Premiums License Tax rate structure that applies to premium income generated by such insurers following a conversion. These provisions would be effective January 1, 2014.

Beginning with Taxable Year 2013, this bill would repeal the reduced Insurance Premiums License Tax rate currently imposed on the direct gross subscriber fee income derived from certain contracts issued by corporations that operate a health services plan, dental services plan, or optometric services plan. Instead this bill would impose a rate of 2.25 percent on the direct subscriber fee income derived from all contracts issued by such corporations.

### Similar Bills

Senate Bill 780 is identical to this bill.

**House Bill 2155** and **Senate Bill 1216** would make technical corrections related to the administration of the Insurance Premiums License Tax.

cc : Secretary of Finance

Date: 01/24/2013 MTH