## **2020 SESSION**

20108591D 1 **SENATE BILL NO. 235** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on Labor and Commerce 4 5 6 on February 18, 2020) (Patron Prior to Substitute—Senator Barker) A BILL to amend and reenact §§ 38.2-3431, 38.2-3437, and 38.2-3521.1 of the Code of Virginia, 7 relating to health insurance; association health plans. 8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 38.2-3431, 38.2-3437, and 38.2-3521.1 of the Code of Virginia are amended and 10 reenacted as follows: 11 § 38.2-3431. Application of article; definitions. 12 A. This article applies to group health plans and to health insurance issuers offering group health insurance coverage, and individual policies offered to employees of small employers. 13 Each insurer proposing to issue individual or group accident and sickness insurance policies 14 15 providing hospital, medical and surgical or major medical coverage on an expense incurred basis, each corporation providing individual or group accident and sickness subscription contracts, and each health 16 maintenance organization or multiple employer welfare arrangement providing health care plans for 17 health care services that offers individual or group coverage to the small employer market in this 18 Commonwealth shall be subject to the provisions of this article. Any issuer of individual coverage to 19 20 employees of a small employer shall be subject to the provisions of this article if any of the following 21 conditions are met: 22 1. Any portion of the premiums or benefits is paid by or on behalf of the employer; 23 2. The eligible employee or dependent is reimbursed, whether through wage adjustments or 24 otherwise, by or on behalf of the employer for any portion of the premium; 3. The employer has permitted payroll deduction for the covered individual and any portion of the 25 premium is paid by the employer, provided that the health insurance issuer providing individual 26 27 coverage under such circumstances shall be registered as a health insurance issuer in the small group 28 market under this article, and shall have offered small employer group insurance to the employer in the 29 manner required under this article; or 30 4. The health benefit plan is treated by the employer or any of the covered individuals as part of a 31 plan or program for the purpose of § 106, 125, or 162 of the United States Internal Revenue Code. 32 B. For the purposes of this article: 33 "Actuarial certification" means a written statement by a member of the American Academy of 34 Actuaries or other individual acceptable to the Commission that a health insurance issuer is in 35 compliance with the provisions of this article based upon the person's examination, including a review of 36 the appropriate records and of the actuarial assumptions and methods used by the health insurance issuer 37 in establishing premium rates for applicable insurance coverage. 38 "Affiliation period" means a period which, under the terms of the health insurance coverage offered 39 by a health maintenance organization, must expire before the health insurance coverage becomes 40 effective. The health maintenance organization is not required to provide health care services or benefits 41 during such period and no premium shall be charged to the participant or beneficiary for any coverage 42 during the period. 1. Such period shall begin on the enrollment date. 43 44 2. An affiliation period under a plan shall run concurrently with any waiting period under the plan. "Beneficiary" has the meaning given such term under section 3(8) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. § 1002 (8)). 45 46 "Bona fide association" means, with respect to health insurance coverage offered in this 47 **48** Commonwealth, an association which: 49 1. Has been actively in existence for at least five years; 50 2. Has been formed and maintained in good faith for purposes other than obtaining insurance; 51 3. Does not condition membership in the association on any health status-related factor relating to an individual (including an employee of an employer or a dependent of an employee); 52 53 4. Makes health insurance coverage offered through the association available to all members 54 regardless of any health status-related factor relating to such members (or individuals eligible for 55 coverage through a member); 5. Does not make health insurance coverage offered through the association available other than in 56 57 connection with a member of the association; and 6. Meets such additional requirements as may be imposed under the laws of this Commonwealth. 58

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59 "Certification" means a written certification of the period of creditable coverage of an individual

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- 60 under a group health plan and coverage provided by a health insurance issuer offering group health
- insurance coverage and the coverage if any under such COBRA continuation provision, and the waiting 61 62 period if any and affiliation period if applicable imposed with respect to the individual for any coverage 63 under such plan.
- "Church plan" has the meaning given such term under section 3(33) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. § 1002 (33)). 64 65
- "COBRA continuation provision" means any of the following: 66
- 1. Section 4980B of the Internal Revenue Code of 1986 (26 U.S.C. § 4980B), other than subsection 67 68 (f)(1) of such section insofar as it relates to pediatric vaccines;
- 2. Part 6 of subtitle B of Title I of the Employee Retirement Income Security Act of 1974 (29 69 U.S.C. § 1161 et seq.), other than section 609 of such Act; or 3. Title XXII of P.L. 104-191. 70 71
- 72 "Creditable coverage" means with respect to an individual, coverage of the individual under any of 73 the following: 74
  - 1. A group health plan;
  - 2. Health insurance coverage;
- 76 3. Part A or B of Title XVIII of the Social Security Act (42 U.S.C. § 1395c or § 1395);
- 77 4. Title XIX of the Social Security Act (42 U.S.C. § 1396 et seq.), other than coverage consisting 78 solely of benefits under section 1928;
- 79 5. Chapter 55 of Title 10, United States Code (10 U.S.C. § 1071 et seq.);
- 80 6. A medical care program of the Indian Health Service or of a tribal organization;
- 81 7. A state health benefits risk pool;
- 82 8. A health plan offered under Chapter 89 of Title 5, United States Code (5 U.S.C. § 8901 et seq.);
- 83 9. A public health plan (as defined in federal regulations);
- 10. A health benefit plan under section 5 (e) of the Peace Corps Act (22 U.S.C. § 2504(e)); or 84
- 85 11. Individual health insurance coverage.
  - Such term does not include coverage consisting solely of coverage of excepted benefits.
- 87 "Dependent" means the spouse or child of an eligible employee, subject to the applicable terms of 88 the policy, contract or plan covering the eligible employee.
- 89 Eligible employee" means an employee who works for a small group employer on a full-time basis, 90 has a normal work week of 30 or more hours, has satisfied applicable waiting period requirements, and 91 is not a part-time, temporary or substitute employee. At the employer's sole discretion, the eligibility 92 criterion may be broadened to include part-time employees.
- "Eligible individual" means such an individual in relation to the employer as shall be determined: 1. In accordance with the terms of such plan; 93 94
- 95 2. As provided by the health insurance issuer under rules of the health insurance issuer which are 96 uniformly applicable to employers in the group market; and
- 97 3. In accordance with all applicable law of this Commonwealth governing such issuer and such 98 market.
- 99 "Employee" has the meaning given such term under section 3(6) of the Employee Retirement Income 100 Security Act of 1974 (29 U.S.C. § 1002 (6)).
- "Employer" has the meaning given such term under section 3(5) of the Employee Retirement Income 101 Security Act of 1974 (29 U.S.C. § 1002 (5)), except that such term shall include only employers of two 102 103 or more employees. "Employer" includes an association described in subdivision E 1 of § 38.2-3521.1.
- "Enrollment date" means, with respect to an eligible individual covered under a group health plan or 104 health insurance coverage, the date of enrollment of the eligible individual in the plan or coverage or, if 105 earlier, the first day of the waiting period for such enrollment. 106
- "Excepted benefits" means benefits under one or more (or any combination thereof) of the following: 107 1. Benefits not subject to requirements of this article: 108
- 109 a. Coverage only for accident, or disability income insurance, or any combination thereof;
- b. Coverage issued as a supplement to liability insurance; 110
- c. Liability insurance, including general liability insurance and automobile liability insurance; 111
- 112 d. Workers' compensation or similar insurance;
- e. Medical expense and loss of income benefits; 113
- 114 f. Credit-only insurance;
- g. Coverage for on-site medical clinics; and 115
- 116 h. Other similar insurance coverage, specified in regulations, under which benefits for medical care are secondary or incidental to other insurance benefits. 117
- 2. Benefits not subject to requirements of this article if offered separately: 118
- 119 a. Limited scope dental or vision benefits;
- 120 b. Benefits for long-term care, nursing home care, home health care, community-based care, or any 121 combination thereof; and

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122 c. Such other similar, limited benefits as are specified in regulations.

123 3. Benefits not subject to requirements of this article if offered as independent, noncoordinated 124 benefits: 125

- a. Coverage only for a specified disease or illness; and
- 126 b. Hospital indemnity or other fixed indemnity insurance.
- 127 4. Benefits not subject to requirements of this article if offered as separate insurance policy:
- 128 a. Medicare supplemental health insurance (as defined under section 1882 (g)(1) of the Social 129 Security Act (42 U.S.C. § 1395ss (g)(1));
- 130 b. Coverage supplemental to the coverage provided under Chapter 55 of Title 10. United States Code 131 (10 U.S.C. § 1071 et seq.); and 132
  - c. Similar supplemental coverage provided to coverage under a group health plan.

133 "Federal governmental plan" means a governmental plan established or maintained for its employees 134 by the government of the United States or by an agency or instrumentality of such government.

"Governmental plan" has the meaning given such term under section 3(32) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. § 1002 (32)) and any federal governmental plan. 135 136

137 "Group health insurance coverage" means in connection with a group health plan, health insurance 138 coverage offered in connection with such plan.

139 "Group health plan" means an employee welfare benefit plan (as defined in section 3 (1) of the 140 Employee Retirement Income Security Act of 1974 (29 U.S.C. § 1002 (1)), to the extent that the plan 141 provides medical care and including items and services paid for as medical care to employees and 142 members and employees of employer members of an association described in subdivision  $E \ 1$  of 143 § 38.2-3521.1 or their dependents (as defined under the terms of the plan) directly or through insurance, 144 reimbursement, or otherwise.

145 "Health benefit plan" means any accident and health insurance policy or certificate, health services 146 plan contract, health maintenance organization subscriber contract, plan provided by a MEWA or plan 147 provided by another benefit arrangement. "Health benefit plan" does not mean accident only, credit, or 148 disability insurance; coverage of Medicare services or federal employee health plans, pursuant to 149 contracts with the United States government; Medicare supplement or long-term care insurance; 150 Medicaid coverage; dental only or vision only insurance; specified disease insurance; hospital 151 confinement indemnity coverage; limited benefit health coverage; coverage issued as a supplement to 152 liability insurance; insurance arising out of a workers' compensation or similar law; automobile medical 153 payment insurance; medical expense and loss of income benefits; or insurance under which benefits are 154 payable with or without regard to fault and that is statutorily required to be contained in any liability 155 insurance policy or equivalent self-insurance.

156 "Health insurance coverage" means benefits consisting of medical care (provided directly, through 157 insurance or reimbursement, or otherwise and including items and services paid for as medical care) 158 under any hospital or medical service policy or certificate, hospital or medical service plan contract, or 159 health maintenance organization contract offered by a health insurance issuer.

160 "Health insurance issuer" means an insurance company, or insurance organization (including a health maintenance organization) which is licensed to engage in the business of insurance in this 161 162 Commonwealth and which is subject to the laws of this Commonwealth which regulate insurance within 163 the meaning of section 514 (b)(2) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 164 \$ 1144 (b)(2)). Such term does not include a group health plan.

- 165 "Health maintenance organization" means:
- 166 1. A federally qualified health maintenance organization;
- 167 2. An organization recognized under the laws of this Commonwealth as a health maintenance 168 organization; or

169 3. A similar organization regulated under the laws of this Commonwealth for solvency in the same 170 manner and to the same extent as such a health maintenance organization.

171 "Health status-related factor" means the following in relation to the individual or a dependent eligible 172 for coverage under a group health plan or health insurance coverage offered by a health insurance 173 issuer: 174

- 1. Health status;
- 175 2. Medical condition (including both physical and mental illnesses);
- 176 3. Claims experience;
- 177 4. Receipt of health care;
- 178 5. Medical history;
- 179 6. Genetic information;
- 180 7. Evidence of insurability (including conditions arising out of acts of domestic violence); or
- 181 8. Disability.
- 182 "Individual health insurance coverage" means health insurance coverage offered to individuals in the

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183 individual market, but does not include coverage defined as excepted benefits. Individual health 184 insurance coverage does not include short-term limited duration coverage.

185 "Individual market" means the market for health insurance coverage offered to individuals other than 186 in connection with a group health plan.

"Large employer" means, in connection with a group health plan or health insurance coverage with 187 188 respect to a calendar year and a plan year, an employer who employed an average of at least 51 189 employees on business days during the preceding calendar year and who employs at least one employee 190 on the first day of the plan year. "Large employer" includes an association described in subdivision E 1 of § 38.2-3521.1 that includes at least 51 combined members and employees of employer members of 191 192 such association on the first day of the plan year.

"Large group market" means the health insurance market under which individuals obtain health 193 194 insurance coverage (directly or through any arrangement) on behalf of themselves (and their dependents) 195 through a group health plan maintained by a large employer.

"Late enrollee" means, with respect to coverage under a group health plan or health insurance 196 197 coverage provided by a health insurance issuer, a participant or beneficiary who enrolls under the plan 198 other than during: 199

1. The first period in which the individual is eligible to enroll under the plan; or

2. A special enrollment period as required pursuant to subsections J through M of § 38.2-3432.3.

"Medical care" means amounts paid for:

202 1. The diagnosis, cure, mitigation, treatment, or prevention of disease, or amounts paid for the 203 purpose of affecting any structure or function of the body; 204

2. Transportation primarily for and essential to medical care referred to in subdivision 1; and

3. Insurance covering medical care referred to in subdivisions 1 and 2.

206 "Network plan" means health insurance coverage of a health insurance issuer under which the 207 financing and delivery of medical care (including items and services paid for as medical care) are 208 provided, in whole or in part, through a defined set of providers under contract with the health insurance 209 issuer. 210

"Nonfederal governmental plan" means a governmental plan that is not a federal governmental plan.

211 "Participant" has the meaning given such term under section 3(7) of the Employee Retirement 212 Income Security Act of 1974 (29 U.S.C. § 1002 (7)).

"Placed for adoption," or "placement" or "being placed" for adoption, in connection with any 213 placement for adoption of a child with any person, means the assumption and retention by such person 214 215 of a legal obligation for total or partial support of such child in anticipation of adoption of such child. 216 The child's placement with such person terminates upon the termination of such legal obligation.

"Plan sponsor" has the meaning given such term under section 3(16)(B) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. § 1002 (16)(B)). 217 218

219 "Preexisting condition exclusion" means, with respect to coverage, a limitation or exclusion of 220 benefits relating to a condition based on the fact that the condition was present before the date of 221 enrollment for such coverage, whether or not any medical advice, diagnosis, care, or treatment was 222 recommended or received before such date. Genetic information shall not be treated as a preexisting 223 condition in the absence of a diagnosis of the condition related to such information.

224 "Premium" means all moneys paid by an employer and eligible employees as a condition of coverage 225 from a health insurance issuer, including fees and other contributions associated with the health benefit 226 plan.

227 "Rating period" means the 12-month period for which premium rates are determined by a health 228 insurance issuer and are assumed to be in effect.

229 "Self-employed individual" means an individual who derives a substantial portion of his income from 230 a trade or business (i) operated by the individual as a sole proprietor, (ii) through which the individual 231 has attempted to earn taxable income, and (iii) for which he has filed the appropriate Internal Revenue 232 Service Form 1040, Schedule C or F, for the previous taxable year.

233 "Service area" means a broad geographic area of the Commonwealth in which a health insurance 234 issuer sells or has sold insurance policies on or before January 1994, or upon its subsequent 235 authorization to do business in Virginia.

236 "Small employer" means in connection with a group health plan or health insurance coverage with 237 respect to a calendar year and a plan year, an employer who employed an average of at least one but 238 not more than 50 employees on business days during the preceding calendar year and who employs at 239 least one employee on the first day of the plan year. In determining whether a corporation or limited 240 liability company employed an average of at least one individual during the preceding calendar year and 241 employed at least one employee on the first day of the plan year, an individual who performed any 242 service for remuneration under a contract of hire, written or oral, express or implied, for a (i) 243 corporation of which the individual is a shareholder or an immediate family member of a shareholder or 244 (ii) a limited liability company of which the individual is a member shall be deemed to be an employee

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245 of the corporation or the limited liability company, respectively. However, a health insurance issuer shall 246 not be required to issue more than one group health plan for each employer identification number issued 247 by the Internal Revenue Service for a business entity, without regard to the number of shareholders or 248 members of such business entity. "Small employer" includes a self-employed individual. "Small 249 employer" includes an association described in subdivision E 1 of § 38.2-3521.1 that includes 50 or 250 fewer combined members and employees of employer members of such association on the first day of 251 the plan year.

252 "Small group market" means the health insurance market under which individuals obtain health 253 insurance coverage (directly or through any arrangement) on behalf of themselves (and their dependents) 254 through a group health plan maintained by a small employer.

255 "State" means each of the several states, the District of Columbia, Puerto Rico, the Virgin Islands, 256 Guam, American Samoa, and the Northern Mariana Islands.

257 "Waiting period" means, with respect to a group health plan or health insurance coverage provided 258 by a health insurance issuer and an individual who is a potential participant or beneficiary in the plan, 259 the period that must pass with respect to the individual before the individual is eligible to be covered for 260 benefits under the terms of the plan. If an employee or dependent enrolls during a special enrollment period pursuant to subsections J through M of § 38.2-3432.3 or as a late enrollee, any period before 261 262 such enrollment is not a waiting period.

263 C. The provisions of this section shall not apply in any instance in which the provisions of this 264 section are inconsistent or in conflict with a provision of Article 6 (§ 38.2-3438 et seq.) of Chapter 34. 265

## § 38.2-3437. Rules used to determine group size.

266 A. All employers treated as a single employer under subsection (b), (c), (m), or (o) of § 414 of the Internal Revenue Code of 1986 (26 U.S.C. § 414) shall be treated as one employer. 267

268 B. In the case of an employer which was not in existence throughout the preceding calendar year, the 269 determination of whether such employer is a small or large group employer shall be based on the 270 average number of employees that it is reasonably expected such employer will employ on business days 271 in the current calendar year.

272 C. For the purposes of an association as described in subdivision E 1 of § 38.2-3521.1, all of the 273 members and employees of employer members of such association shall be aggregated and treated as 274 employed by a single employer.

275 D. Any reference in this section to an employer shall include a reference to any predecessor of such 276 employer.

## § 38.2-3521.1. Group accident and sickness insurance definitions.

278 Except as provided in § 38.2-3522.1, no policy of group accident and sickness insurance shall be 279 delivered in this Commonwealth unless it conforms to one of the following descriptions:

280 A. A policy issued to an employer, or to the trustees of a fund established by an employer, which 281 employer or trustees shall be deemed the policyholder, to insure employees of the employer for the 282 benefit of persons other than the employer, subject to the following requirements:

283 1. The employees eligible for insurance under the policy shall be all of the employees of the 284 employer, or all of any class or classes thereof. The policy may provide that the term "employees" shall 285 include the employees of one or more subsidiary corporations, and the employees, individual proprietors, 286 and partners of one or more affiliated corporations, proprietorships or partnerships if the business of the 287 employer and of such affiliated corporations, proprietorships or partnerships is under common control. 288 The policy may provide that the term "employees" shall include retired employees, former employees 289 and directors of a corporate employer. A policy issued to insure the employees of a public body may 290 provide that the term "employees" shall include elected or appointed officials.

291 2. The premium for the policy shall be paid either from the employer's funds or from funds 292 contributed by the insured employees, or from both. Except as provided in subdivision 3 of this 293 subsection, a policy on which no part of the premium is to be derived from funds contributed by the 294 insured employees must insure all eligible employees, except those who reject such coverage in writing.

295 3. An insurer may exclude or limit the coverage on any person as to whom evidence of individual 296 insurability is not satisfactory to the insurer, except as otherwise prohibited in this title.

297 B. A policy which is: 298

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1. Not subject to Chapter 37.1 (§ 38.2-3727 et seq.) of this title, and

299 2. Issued to a creditor or its parent holding company or to a trustee or trustees or agent designated 300 by two or more creditors, which creditor, holding company, affiliate, trustee, trustees or agent shall be 301 deemed the policyholder, to insure debtors of the creditor or creditors with respect to their indebtedness, 302 subject to the following requirements:

303 a. The debtors eligible for insurance under the policy shall be all of the debtors of the creditor or 304 creditors, or all of any class or classes thereof. The policy may provide that the term "debtors" shall 305 include:

306 (1) Borrowers of money or purchasers or lessees of goods, services, or property for which payment is 307 arranged through a credit transaction; 308

(2) The debtors of one or more subsidiary corporations; and

309 (3) The debtors of one or more affiliated corporations, proprietorships or partnerships if the business 310 of the policyholder and of such affiliated corporations, proprietorships or partnerships is under common 311 control.

312 b. The premium for the policy shall be paid either from the creditor's funds, or from charges 313 collected from the insured debtors, or from both. Except as provided in subdivision 3 of this subsection, 314 a policy on which no part of the premium is to be derived from funds contributed by insured debtors 315 specifically for their insurance must insure all eligible debtors.

316 3. An insurer may exclude any debtors as to whom evidence of individual insurability is not 317 satisfactory to the insurer.

318 4. The total amount of insurance payable with respect to an indebtedness shall not exceed the greater of the scheduled or actual amount of unpaid indebtedness to the creditor. The insurer may exclude any 319 320 payments which are delinquent on the date the debtor becomes disabled as defined in the policy.

321 5. The insurance may be payable to the creditor or any successor to the right, title, and interest of 322 the creditor. Such payment or payments shall reduce or extinguish the unpaid indebtedness of the debtor 323 to the extent of each such payment and any excess of the insurance shall be payable to the insured or 324 the estate of the insured.

325 6. Notwithstanding the preceding provisions of this section, insurance on agricultural credit 326 transaction commitments may be written up to the amount of the loan commitment. Insurance on 327 educational credit transaction commitments may be written up to the amount of the loan commitment 328 less the amount of any repayments made on the loan.

C. A policy issued to a labor union, or similar employee organization, which labor union or 329 330 organization shall be deemed to be the policyholder, to insure members of such union or organization 331 for the benefit of persons other than the union or organization or any of its officials, representatives, or 332 agents, subject to the following requirements:

1. The members eligible for insurance under the policy shall be all of the members of the union or 333 334 organization, or all of any class or classes thereof.

335 2. The premium for the policy shall be paid either from funds of the union or organization, or from 336 funds contributed by the insured members specifically for their insurance, or from both. Except as 337 provided in subdivision 3 of this subsection, a policy on which no part of the premium is to be derived 338 from funds contributed by the insured members specifically for their insurance must insure all eligible 339 members, except those who reject such coverage in writing.

3. An insurer may exclude or limit the coverage on any person as to whom evidence of individual 340 341 insurability is not satisfactory to the insurer, except as otherwise prohibited in this title.

342 D. A policy issued (i) to or for a multiple employer welfare arrangement, a rural electric cooperative, or a rural electric telephone cooperative as these terms are defined in 29 U.S.C. § 1002, or (ii) to a trust, 343 344 or to the trustees of a fund, established or adopted by or for two or more employers, or by one or more 345 labor unions of similar employee organizations, or by one or more employers and one or more labor unions or similar employee organizations, which trust or trustees shall be deemed the policyholder, to 346 347 insure employees of the employers or members of the unions or organizations for the benefit of persons 348 other than the employers or the unions or organizations, subject to the following requirements:

349 1. The persons eligible for insurance shall be all of the employees of the employees or all of the 350 members of the unions or organizations, or all of any class or classes thereof. The policy may provide 351 that the term "employee" shall include the employees of one or more subsidiary corporations, and the employees, individual proprietors, and partners of one or more affiliated corporations, proprietorships or 352 353 partnerships if the business of the employer and of such affiliated corporations, proprietorships or partnerships is under common control. The policy may provide that the term "employees" shall include 354 retired employees, former employees and directors of a corporate employer. The policy may provide that 355 356 the term "employees" shall include the trustees or their employees, or both, if their duties are principally 357 connected with such trusteeship.

358 2. The premium for the policy shall be paid from funds contributed by the employer or employers of 359 the insured persons, or by the union or unions or similar employee organizations, or by both, or from 360 funds contributed by the insured persons or from both the insured persons and the employers or unions or similar employee organizations. Except as provided in subdivision 3 of this subsection, a policy on 361 362 which no part of the premium is to be derived from funds contributed by the insured persons 363 specifically for their insurance must insure all eligible persons, except those who reject such coverage in 364 writing.

365 3. An insurer may exclude or limit the coverage on any person as to whom evidence of individual insurability is not satisfactory to the insurer, except as otherwise prohibited in this title. 366

367 E. 1. A policy issued to an association or to a trust or to the trustees of a fund established, created, 368 or maintained for the benefit of members of one or more associations which association or trust shall be 369 deemed the policyholder. The association or associations shall:

370 a. Have at the outset a minimum of 100 persons;

371 b. Have been organized and maintained in good faith for purposes other than that of obtaining 372 insurance; 373

c. Have been in active existence for at least five years;

374 d. Have a constitution and bylaws which provide that (i) the association or associations hold regular 375 meetings not less than annually to further purposes of the members, (ii) except for credit unions, the 376 association or associations collect dues or solicit contributions from members, and (iii) the members 377 have voting privileges and representation on the governing board and committees;

378 e. Does not condition membership in the association on any health status-related factor relating to an 379 individual (including an employee of an employer or a dependent of an employee);

380 f. Makes health insurance coverage offered through the association available to all members 381 regardless of any health status-related factor relating to such members (or individuals eligible for 382 coverage through a member);

383 g. Does not make health insurance coverage offered through the association available other than in 384 connection with a member of the association; and 385

h. Meets such additional requirements as may be imposed under the laws of this Commonwealth.

386 A member of such an association may include (i) a self-employed individual as defined in 387 § 38.2-3431 and (ii) an employer member (a) with at least one employee who is domiciled in the 388 Commonwealth or (b) that has a principal place of business that does not exceed the boundaries of a 389 metropolitan area that is at least partially in the Commonwealth.

390 2. The policy shall be subject to the following requirements:

391 a. The policy may insure members of such association or associations, employees thereof or 392 employees of members, or one or more of the preceding or all of any class or classes thereof for the 393 benefit of persons other than the employee's employer. For this purpose, a member of such association 394 may include (i) a self-employed individual as defined in § 38.2-3431 and (ii) an employer member with 395 at least one employee who is domiciled in the Commonwealth.

396 b. The premium for the policy shall be paid from funds contributed by the association or 397 associations, or by members or by employer members, or by both all of them, or from funds contributed 398 by the covered persons or from both the covered persons and the association, associations, *members* or 399 employer members.

400 3. Except as provided in subdivision 4 of this subsection, a policy on which no part of the premium 401 is to be derived from funds contributed by the covered persons specifically for their insurance must 402 insure all eligible persons, except those who reject such coverage in writing.

403 4. An insurer may exclude or limit the coverage on any person as to whom evidence of individual **404** insurability is not satisfactory to the insurer, except as otherwise prohibited in this title.

405 5. A policy issued to an association composed of (i) self-employed individuals as defined in 406 § 38.2-3431 or (ii) employer members with at least one employee who is domiciled in the Commonwealth that do not share the same industry, trade, or profession or (iii) such individuals and 407 408 employer members as described in both clauses (i) and (ii) shall (a) be considered a large group market 409 plan subject to all coverage mandates applicable to a large group market plan offered in the 410 Commonwealth and the large group market insurance regulations under the federal Public Health 411 Service Act, P.L. 78-410, as amended; (b) be subject to the group health plan coverage requirements 412 under the federal Patient Protection and Affordable Care Act, P.L. 111-148, as amended; (c) be 413 prohibited from denying coverage under the policy based on a preexisting condition as set forth in 414 § 38.2-3444; (d) be guaranteed issue and guaranteed renewable; (e) provide essential health benefits 415 and cost-sharing requirements as set forth in § 38.2-3451; and (f) offer a minimum level of coverage 416 designed to provide benefits that are actuarially equivalent to 60 percent of the full actuarial value of 417 the benefits provided under the plan.

418 6. The insurer issuing a policy to an association composed of (i) self-employed individuals as defined 419 in § 38.2-3431 or (ii) employer members with at least one employee who is domiciled in the 420 Commonwealth that do not share the same industry, trade, or profession or (iii) such individuals and 421 employer members as described in both clauses (i) and (ii) shall (a) treat all of the members and 422 employees of employer members who are enrolled in coverage under the policy as a single risk pool; 423 (b) set premiums based on all of the collective group experience of the members and employees of 424 employer members who are enrolled in coverage under the policy; (c) vary premiums by age, except that the rate shall not vary by more than five to one for adults; (d) not vary premiums based on gender; 425 426 (e) be prohibited from varying premiums based on the health status of an individual employee of an 427 employer member or a self-employed individual member; and (f) not establish discriminatory rules based 428 on the health status of an employer member, an individual employee of an employer member, or a

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429 self-employed individual for eligibility or contribution.

F. A policy issued to a credit union or to a trustee or trustees or agent designated by two or more
credit unions, which credit union, trustee, trustees, or agent shall be deemed the policyholder, to insure
members of such credit union or credit unions for the benefit of persons other than the credit union or
credit unions, trustee or trustees, or agent or any of their officials, subject to the following requirements:

434 1. The members eligible for insurance shall be all of the members of the credit union or credit435 unions, or all of any class or classes thereof.

436 2. The premium for the policy shall be paid by the policyholder from the credit union's funds and,437 except as provided in subdivision 3 of this subsection, must insure all eligible members.

438 3. An insurer may exclude or limit the coverage on any person as to whom evidence of individual439 insurability is not satisfactory to the insurer.

440 441 G. A policy issued to a health maintenance organization as provided in subsection B of § 38.2-4314.

H. A policy of blanket insurance issued in accordance with § 38.2-3521.2.

**442** I. The provisions of this section shall not apply in any instance in which the provisions of this section are inconsistent or in conflict with a provision of Article 6 (§ 38.2-3438 et seq.) of Chapter 34.

444 2. That the Commissioner of Insurance shall initiate proceedings to apply to the U.S. Secretary of 445 Health and Human Services for a state innovation waiver under the federal Patient Protection and Affordable Care Act, P.L. 111-148, to implement the provisions of this act upon the issuance of a 446 447 final judicial order invalidating all or a portion of the U.S. Department of Labor rules at issue in 448 State of New York et al v. U.S. Department of Labor et. al, 19-5152, which is being heard by the United States Court of Appeals for the District of Columbia Circuit. Within 180 days of the 449 450 issuance of any such judicial order invalidating all or a portion of such U.S. Department of Labor rules, the Commissioner of Insurance shall submit the waiver request authorizing (i) a 451 452 self-employed individual and (ii) an employer (a) with at least one employee who is domiciled in 453 the Commonwealth or (b) that has a principal place of business that does not exceed the 454 boundaries of a metropolitan area that is partially in the Commonwealth to participate in a group 455 health plan issued to an association that is subject to the large group market insurance requirements and any other provisions the Commissioner of Insurance deems necessary to 456 implement the provisions of this act. 457