#### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

#### HOUSE BILL 240 Committee Substitute Favorable 4/4/13 Third Edition Engrossed 4/11/13 Senate Insurance Committee Substitute Adopted 6/6/13

Short Title: Insurance Technical/Clarifying Changes.-AB

(Public)

Sponsors:

1

Referred to:

#### March 7, 2013

A BILL TO BE ENTITLED

2 AN ACT TO EXPAND THE CHOICES FOR HEALTH INSURANCE IN NORTH 3 CAROLINA BY EXEMPTING HEALTH INSURANCE COMPANIES FROM 4 OUTDATED RISK EXPOSURE REQUIREMENTS; TO REMOVE A PHOTO 5 IDENTIFICATION REQUIREMENT FOR NEW DOMESTIC COMPANIES; TO HELP MORTGAGE GUARANTY COMPANIES ADJUST THEIR CAPITAL AND SURPLUS 6 7 **REQUIREMENTS; TO REVISE CERTAIN RISK-BASED CAPITAL REQUIREMENTS** 8 IN ORDER TO MAINTAIN NORTH CAROLINA'S NAIC ACCREDITATION; TO 9 CLARIFY CONSUMER CHOICE IN HOMEOWNER'S COVERAGE FOR WIND AND 10 HAIL; TO CLARIFY THE CERTIFICATION REQUIREMENTS FOR AN ACTUARY WHO PRESENTS A SCHEDULE OF PREMIUM RATES; TO SHORTEN CERTAIN 11 12 TIME PERIODS FOR AN EXTERNAL REVIEW BY THE COMMISSIONER OF 13 CERTAIN INSURER DETERMINATIONS; TO EXPAND ACCESS OF COVERAGE 14 TO BUSINESSES WHO NEED BLANKET ACCIDENT AND HEALTH COVERAGE; 15 TO MAKE CERTAIN CONFORMING CHANGES RELATED TO THE RENAMING OF 16 THE OFFICE OF MANAGED CARE PATIENT ASSISTANCE PROGRAM AS HEALTH INSURANCE SMART NC; TO AMEND THE DEFINITION OF PRIVATE 17 18 PASSENGER MOTOR VEHICLE; TO CLARIFY WHEN AN INSURER CAN 19 COMMUNICATE WITH THE INSURED AFTER A PUBLIC ADJUSTER HAS BEEN 20 RETAINED; AND TO CLARIFY WHEN AN AUTOMATIC STAY OF PROOF OF 21 LOSS REQUIREMENTS, PREMIUM AND DEBT DEFERRALS, AND LOSS 22 **ADJUSTMENTS** TO **PROVIDE** ARE TRIGGERED: NOTICE AND AN 23 OPPORTUNITY FOR A HEARING WHEN A SUPERIOR COURT JUDGE IS CALLED 24 UPON TO SELECT AN UMPIRE IN CERTAIN PROPERTY INSURANCE DISPUTES: 25 AND TO ALLOW THE DEPARTMENT OF INSURANCE TO ENFORCE CERTAIN 26 PROVISIONS OF THE PUBLIC HEALTH SERVICE ACT BY REOUIRING 27 INSURANCE COMPANIES TO COMPLY WITH THOSE PROVISIONS WITHIN THIS 28 STATE.

29 The General Assembly of North Carolina enacts:

30 SECTION 1. G.S. 58-3-105 reads as rewritten:

#### 31 "§ 58-3-105. Limitation of risk.

32 Except as otherwise provided in Articles 1 through 64 of this Chapter, no insurer doing

business in this State shall expose itself to any loss on any one risk in an amount exceeding ten percent (10%) of its surplus to policyholders. Any risk or portion of any risk which shall have

54 percent (10%) of its surplus to policyholders. Any fisk or portion of any fisk which shall hav



4

1	been reinsured shall be deducted in determining the limitation of risk prescribed in this section.
2	This section shall not apply to (i) life insurance insurance, (ii) accident and health insurance,
3	(iii) or to the insurance of marine risks, or marine protection and indemnity risks, or (iv)
4	workers' compensation or employer's liability risks, or to and (v) certificates of title ortitle,
5	guaranties of title or policies of title insurance. For the purpose of determining the limitation of
6	risk under any provision of Articles 1 through 64 of this Chapter, "surplus to policyholders"
7	shall
8	(1) Be deemed to include any voluntary reserves, or any part thereof, which are
9	not required by or pursuant to law, and
10	(2) Be determined from the last sworn statement of such insurer on file with the
11	Commissioner pursuant to law, or by the last report on examination filed by
12	the Commissioner, whichever is more recent at the time of assumption of
13	such risk.
14	In applying the limitation of risk under any provision of Articles 1 through 64 of this
15	Chapter to alien insurers, such provision shall be deemed to refer to the exposure to risk and to
16	the surplus to policyholders of the United States branch of such alien insurer."
17	<b>SECTION 2.</b> G.S. 58-7-37(a) reads as rewritten:
18	"§ 58-7-37. Background of incorporators and proposed management personnel.
19	(a) Before a license is issued to a new domestic insurance company, each key person
20	must furnish the Commissioner a complete set of the applicant's fingerprints and a recent
21	passport size full face photograph of the applicant.fingerprints. The applicant's fingerprints
22	shall be certified by an authorized law enforcement officer. The fingerprints of every applicant
23	shall be forwarded to the State Bureau of Investigation for a search of the applicant's criminal
24	history record file, if any. If warranted, the State Bureau of Investigation shall forward a set of
25	the fingerprints to the Federal Bureau of Investigation for a national criminal history record
26	check. An applicant shall pay the cost of the State and any national criminal history record
27	check of the applicant."
28	<b>SECTION 3.(a)</b> G.S. 58-10-125(l) reads as rewritten:
29	"§ 58-10-125. Policyholders position and capital and surplus requirements.
30	$(1) \qquad \qquad A = \frac{1}{2} $
31	(1) Any waiver shall be (i) for a specified period of time not to exceed two years and
32	(ii) subject to any terms and conditions that the Commissioner shall deem best suited to
33 34	restoring the mortgage guaranty insurer's minimum policyholders position required by
34 35	subsection (a) of this section. Notwithstanding any other provision in this section, the Commissioner shall not grant a waiver that would extend beyond July 1, 2015."
36	<b>SECTION 3.(b)</b> Section 2 of S.L. 2009-254, as rewritten by Section 2 of S.L.
30 37	2010-40, reads as rewritten:
38	"SECTION 2. This act becomes effective July 1, <del>2009, and expires July 1, 2015.2009.</del> "
39	<b>SECTION 4.</b> G.S. 58-12-11(b)(3) reads as rewritten:
40	"§ 58-12-11. Company action level event.
41	5 50 12 11. Company action level event.
42	(b) In the event of a company action level event, the insurer shall prepare and submit to
43	the Commissioner a comprehensive financial plan that:
44	
45	(3) Provides forecasts of the insurer's financial results in the current year and at
46	least the four succeeding years (except for health organizations, which must
47	provide forecasts in the current year and at least the two succeeding years),
48	both in the absence of proposed corrective actions and giving effect to the
49	proposed corrective actions, including forecasts of statutory balance sheets,
50	operating income, net income, capital, or surpluscapital and surplus, and
51	risk-based capital levels (the forecasts for both new and renewal business

	General Assembly Of North Carolina	Session 2013
1	should include separate forecasts for each major line	of business and
2	separately identify each significant income, expen	se, and benefit
3	component). For a health organization, the forecasted fina	
4	be for the current year and at least two succeeding years	
5	statutory balance sheets, operating income, net income, ca	apital and surplus,
6	and risk-based capital levels."	
7	<b>SECTION 5.</b> G.S. 58-12-35(a) reads as rewritten:	
8	"§ 58-12-35. Confidentiality and prohibition on announcements.	
9	(a) All risk-based capital reports, to the extent the information therein	-
0	be set forth in a publicly available annual statement schedule, and the risk-ba	
1	including the results or report of any examination or analysis of an insurer p	
2	hereto and any corrective order issued by the Commissioner pursuant t	
3	analysis, with respect to any domestic insurer or foreign insurer that a	
4	Commissioner constitute information that shall be kept confidential by the Co	
5	information shall not be made public or beand shall not be subject to subpo	ena, <u>discovery, or</u>
6	admissible in evidence in any private civil action, other than by the Comm	
7	only for the purpose of enforcement actions taken by the Commissioner un	
8	any other provision of this Chapter. In order to assist in the performance of the	
9	duties, the Commissioner may share and receive confidential and privileged	
0	information in a manner consistent with that information shared and rec	
21	G.S. 58-2-132(g) and (h). Neither the Commissioner nor any person who rec	
22	materials, or other information while acting under the authority of the Com-	
3	permitted or required to testify in any private civil action concerning	any confidential
24	documents, materials, or information subject to this subsection."	
25	<b>SECTION 6.</b> G.S. 58-30-60(b) reads as rewritten:	
6	"§ 58-30-60. Commissioner's summary orders and supervision proceedin	gs.
27 28	(b) The Commissioner may consider any or all of the following stars	landa ta datamaina
.o 9	(b) The Commissioner may consider any or all of the following stand whether the continued operation of any licensed insurer is hazardous to	
.9	creditors, or the general public:	its policyholders,
30 31	(1) Adverse findings reported in financial condition and	market conduct
2	examination reports; reports, audit reports, and actuarial op	
3	summaries;	mions, reports, or
4		d its related other
5	<ul> <li>(2) The NAIC Insurance Regulatory Information System and financial analysis solvency tools and reports;</li> </ul>	i its <del>related <u>otilei</u></del>
6	(3) The ratios of commission expense, general insurance	expense policy
7	benefits, and reserve increases as to annual premium at	
8	income that could lead to an impairment of capital and surg	
9	(4) Whether an insurer's asset portfolio, when viewed in	
0	economic conditions, is not of sufficient value, liquidit	-
1	assure the insurer's ability to meet its outstanding ob	• •
2	mature; Whether the insurer has made adequate provision	
13	presently accepted actuarial standards of practice, for the	-
4	flows required by the contractual obligations and related	-
-5	insurer, when considered in light of the assets held by	-
.6	respect to such reserves and related actuarial items, in	
-0 -7	limited to, the investment earnings on such assets, and the	
.8	anticipated to be received and retained under such policies	
19	(5) The ability of an assuming reinsurer to perform and w	
50	insurer's reinsurance program provides sufficient protection	
51	remaining surplus, after taking into account the insurer's	
/1	remaining surprus, after taking into account the insurers	cush now and the

Gene	eral Assemb	ly Of North Carolina Session 2013
1		classes of business written as well as the financial condition of the assuming
2		reinsurer;
3	(6)	Whether an insurer's operating loss in the last 12-month period or any
		shorter period of time, including including, but not limited to, net capita
		gain or loss, changes in nonadmitted assets, and cash dividends paid to
		shareholders, is greater than fifty percent (50%) of the insurer's remaining
		policyholders' surplus in excess of the minimum required;
	<u>(6a)</u>	Whether the insurer's operating loss in the last 12-month period or any
		shorter period of time, excluding net capital gains, is greater than twenty
		percent (20%) of the insurer's remaining policyholders' surplus in excess o
		the minimum required;
	(7)	Whether a reinsurer, obligor, or any affiliate, subsidiary, or reinsurerentity
		within the insurer's insurance holding company system is insolvent
		threatened with insolvency, or delinquent in payment of its monetary or any
		other obligation; obligation and which in the opinion of the Commissioner
		may affect the solvency of the insurer;
	(8)	Contingent liabilities, pledges, or guaranties that either individually or
		collectively involve a total amount that in the Commissioner's opinion may
		affect an insurer's solvency;
	(9)	Whether any controlling person of an insurer is delinquent in the
		transmitting to or payment of net premiums to the insurer;
	(10)	The age and collectibility of receivables;
	(11)	Whether the management of an insurer, including officers, directors, or any
		other person who directly or indirectly controls the operation of the insurer
		fails to possess or and demonstrate the competence, fitness, or reputation
		considered by the Commissioner to be necessary to serve the insurer in that
		position;
	(12)	Whether the management of an insurer has failed to respond to the
		Commissioner's inquiries about the condition of the insurer or has furnished
		false and misleading information in response to an inquiry by the
		Commissioner;
	<u>(12a)</u>	Whether the insurer has failed to meet financial and holding company filing
		requirements in the absence of a reason satisfactory to the Commissioner;
	(13)	Whether the management of an insurer has filed any false or misleading
		sworn financial statement, has released a false or misleading financia
		statement to a lending institution or to the general public, or has made a false
		or misleading entry or omitted an entry of material amount in the insurer's
		books;
	(14)	Whether the insurer has grown so rapidly and to such an extent that it lacks
		adequate financial and administrative capacity to meet its obligations in a
		timely manner; <del>or</del>
	(15)	Whether the insurer has experienced or will experience in the foreseeable
		future cash flow or liquidity problems.problems;
	<u>(16)</u>	Whether management has established reserves that do not comply with
		minimum standards established by State insurance laws, regulations
		statutory accounting standards, sound actuarial principles, and standards o
		practice;
	<u>(17)</u>	Whether management persistently engages in material under reserving that
	(10)	results in adverse development;
	<u>(18)</u>	Whether transactions among affiliates, subsidiaries, or controlling persons
		for which the insurer receives assets or capital gains, or both, do not provide

	General Assembly Of N	North Carolina	Session 2013
1	suffic	ient value, liquidity, or diversity to assu	re the insurer's ability to meet
2		tstanding obligations as they mature; or	
3		other finding determined by the Commi	ssioner to be hazardous to the
4		r's policyholders, creditors, or general pu	
5	To determine an ins	surer's financial condition under this Au	rticle, the Commissioner may:
6		amount receivable resulting from transa	
7		otherwise subject to a delinquency j	
8		alues attributable to investments in	
9		es of an insurer; refuse to recognize	
10		s ability to collect receivables is highly	-
11		nancial condition of the debtor; or incre	•
12		tingent liability, pledge, or guarantee no	
13		e insurer will be called upon to meet th	e obligation undertaken within
14	the next 12-month period		
15	-	or at any other time the Commissioner l	
16	•	er is in such condition as to render th	
17	-	e or to holders of its policies or certif	
18	•	its consent, then the Commissioner sl	hall upon the Commissioner's
19 20	determination:	Lague on order notifying the insurement	hat datampinations and
20 21		<u>FISSUE an order notifying</u> the insurer of t sh to the insurer a written list of the C	
21		that determination.determination that	*
22	follov		a may mende any of the
23 24		ude requirements that the insurer: reduce	<u>_</u>
25	<u>a.</u>	<u>A reduction in the total amount of pre</u>	
26	<u>u.</u>	policy benefits by reinsurance; reinsura	
27	<u>b.</u>	reduce, suspend, or limit <u>A</u> reduction, s	
28	<u></u>	volume of insurance being accepted or	
29	<u>c.</u>	reduce <u>A reduction in general insuranc</u>	
30	—	specified methods; methods.	1 2
31	<u>d.</u>	An increase its in the insurer's capital a	and <del>surplus;</del> surplus.
32	<u>e.</u>	suspend or limit its A suspension	
33		declaration and payment of divide	
34		policyholders; policyholders.	
35	<u>f.</u>	file reports The filing of reports	in a form acceptable to the
36		Commissioner concerning the market	
37	<u>g.</u>	limit or withdrawA limitation c	
38		investments or discontinue the discon	tinuance of certain investment
39		practices to the extent the Con	nmissioner considers <del>to be</del>
40		necessary; necessary.	
41	<u>h.</u>	document Documentation of the ac	lequacy of premium rates in
42		relation to the risks insured; insured.	
43	<u>i.</u>	or file, The filing, in addition to regul	
44		of interim financial reports on the for	1 1
45		such format prescribed by the Commis	
46 47	<u>j.</u>	The correction of corporate governance	
47 48	<u>k.</u>	The adoption and utilization of gove	mance practices acceptable to
48 49	1	the Commission of a business plan to	the Commissioner in order to
49 50	<u>l.</u>	The provision of a business plan to continue to transact business in the Sta	
50		continue to transact business in the Sta	<u></u>

Notwithstanding any other provision of law limiting the frequency or amount of premium rate adjustments, the Commissioner may <u>adjust rates for any nonlife insurance product include</u> in the list of requirements any rate adjustments for any kinds of insurance written by the insurer that the Commissioner considers necessary to improve the financial condition of the insurer."

SECTION 7. G.S. 58-31-45 reads as rewritten:

#### "§ 58-31-45. Report required of Commissioner.

The Commissioner must submit to the Governor a full report of his official action under this Article, with such recommendations as commend themselves to him, and it shall be embodied in or attached to his biennial report to the General Assembly.the Commissioner."

9 10

5

6

7

8

11 12

20

21

**SECTION 8.** G.S. 58-36-42 reads as rewritten:

# "§ 58-36-42. Development of policy form or endorsement for residential property insurance that does not include coverage for perils of windstorm or hail.

With respect to residential property insurance under its jurisdiction, the Bureau shall develop an optional policy form or endorsement to be filed with the Commissioner for approval that provides residential property insurance coverage in the coastal and beach areas defined in <u>G.S. 58-45-5(2) and (2b)</u> without coverage for the perils of windstorm or hail. Insurers that sell such policies shall comply with the provisions of G.S. 58-44-60 and through such compliance shall be deemed to have given notice to all insured and persons claiming benefits under such policies that such policies do not include coverage for the perils of windstorm or hail."

SECTION 9. G.S. 58-50-131(a) reads as rewritten:

#### "§ 58-50-131. Premium rates for health benefit plans; approval authority; hearing.

22 No schedule of premium rates for coverage for a health benefit plan subject to this (a) 23 act, or any amendment to the schedule, shall be used in conjunction with any such health 24 benefit plan until a copy of the schedule of premium rates or premium rate amendment has 25 been filed with and approved by the Commissioner. Any schedule of premium rates or 26 premium rate amendment filed under this section shall be established in accordance with 27 G.S. 58-50-130(b). The schedule of premium rates shall not be excessive, unjustified, 28 inadequate, or unfairly discriminatory and shall exhibit a reasonable relationship to the benefits 29 provided by the contract of insurance. Each filing shall include a certification by an individual 30 who is a member in good standing with the Society of Actuaries.an actuary who is a member of 31 the American Academy of Actuaries and qualified to provide such certifications as described in 32 the U.S. Qualifications Standards promulgated by the American Academy of Actuaries 33 pursuant to its Code of Professional Conduct."

34

SECTION 10. G.S. 58-50-82 reads as rewritten:

#### 35 "§ 58-50-82. Expedited external review.

36

§ 58-50-82. Expedited external review.

37 (b) Within three business two days of after receiving a request for an expedited external
 38 review, the Commissioner shall complete all of the following:

39 40

As soon as possible, but within the same business day of after receiving notice (c) 41 under subdivision (b)(2) of this section that the request has been assigned to a review 42 organization, the insurer or its designee utilization review organization shall provide or transmit 43 all documents and information considered in making the noncertification appeal decision or the 44 second-level grievance review decision to the assigned review organization electronically or by 45 telephone or facsimile or any other available expeditious method. A copy of the same 46 information shall be sent by the same means or other expeditious means to the covered person 47 or the covered person's representative who made the request for expedited external review.

48

49 (e) As expeditiously as the covered person's medical condition or circumstances
 50 require, but not more than four business three days after the date of receipt of the request for an
 51 expedited external review, the assigned organization shall make a decision to uphold or reverse

. . .

	General Assembly of North Carolina Session 2013
1	the noncertification, noncertification appeal decision, or second-level grievance review
2	decision and notify the covered person, the covered person's provider who performed or
3	requested the service, the insurer, and the Commissioner of the decision. In reaching a decision,
4	the assigned organization is not bound by any decisions or conclusions reached during the
5	insurer's utilization review process or internal grievance process under G.S. 58-50-61 and
6	G.S. 58-50-62.
7	" SECTION 11. G.S. 143-730 reads as rewritten:
8 9	
9 10	<ul> <li>(a) The Office of Managed Care Patient Assistance Program. <u>Health Insurance Smart NC.</u></li> <li>(b) The Office of Managed Care Patient Assistance Program is established in the</li> </ul>
11	Department of Insurance.shall hereafter be known as the Health Insurance Smart NC.
12	(b) The Managed Care Patient Assistance ProgramHealth Insurance Smart NC shall
13	provide information and assistance to individuals enrolled in managed health care plans. The
14	Managed Care Patient Assistance Program shall have expertise and experience in both health
15	care and advocacy and will assume the specific duties and responsibilities set forth in
16	subsection (c) of this section.
17	(c) The duties and responsibilities of the Managed Care Patient Assistance Program are
18	as follows: Health Insurance Smart NC shall have the responsibility and duty to:
19	(1) Develop and distribute educational and informational materials for
20	consumers, explaining their rights and responsibilities as managed health
21	care plan enrollees.
22	(2) Answer inquiries posed by consumers and refer inquiries of a regulatory
23	nature to staff within the Department of Insurance.consumers.
24	(3) Advise managed <u>health</u> care plan enrollees about the utilization review
25	process.
26	(4) Assist enrollees with the grievance, appeal, and external review procedures
27	established by Article 50 of Chapter 58 of the General Statutes.
28	(5) Publicize the Office of the Managed Care Patient Assistance Program. <u>Health</u>
29	Insurance Smart NC.
30	(6) Compile data on the activities of the Office and evaluate such data to make
31	recommendations as to the needed activities of the Office.
32	(d) The Director of the Managed Care Patient Assistance Program shall annually report
33	the activities of the Managed Care Patient Assistance Program, including the types of appeals,
34	grievances, and complaints received and the outcome of these cases. The report shall be
35	submitted to the General Assembly, upon its convening or reconvening, and shall make
36	recommendations as to efforts that could be implemented to assist managed care consumers.
37	(e) All health information in the possession of the Managed Care Patient Assistance
38	ProgramHealth Insurance Smart NC is confidential and is not a public record pursuant to
39	G.S. 132-1 or any other applicable statute.
40	For purposes of this section, "health information" means any of the following:
41	(1) Information relating to the past, present, or future physical or mental health
42	or condition of an individual.
43	(2) Information relating to the provision of health care to an individual.
44	(3) Information relating to the past, present, or future payment for the provision
45	of health care to an individual.
46	(4) Information, in any form, that identifies or may be used to identify an
47	individual, that is created by, provided by, or received from any of the
48	following:
49	a. An individual or an individual's spouse, parent, legal guardian, or
50	designated representative.

	General Assembly Of North Carolina Session 2013	5
1	b. A health care provider, health plan, employer, health care	;
2	clearinghouse, or an entity doing business with these entities."	
3	<b>SECTION 12.</b> G.S. 58-6-25(d)(4) reads as rewritten:	
4 5	"§ 58-6-25. Insurance regulatory charge.	
6	(4) Money appropriated for the office of Managed Care Patient Assistance	
7	ProgramHealth Insurance Smart NC established-under G.S. 143-730 to pay	
8	the actual costs of administering the program."	
9	SECTION 13. G.S. 58-50-61(h) reads as rewritten:	
10	"§ 58-50-61. Utilization review.	
11		1
12	(h) Notice of Noncertification. – A written notification of a noncertification shall	
13 14	include all reasons for the noncertification, including the clinical rationale, the instructions for initiating a voluntary appeal or reconsideration of the noncertification, and the instructions for	
14	requesting a written statement of the clinical review criteria used to make the noncertification.	
16	An insurer shall provide the clinical review criteria used to make the noncertification to any	
17	person who received the notification of the noncertification and who follows the procedures for	
18	a request. An insurer shall also inform the covered person in writing about the availability of	
19	assistance from the Managed Care Patient Assistance Program, Health Insurance Smart NC,	2
20	including the telephone number and address of the Program."	
21	SECTION 14. G.S. $58-50-61(k)(6)$ reads as rewritten:	
22	"§ 58-50-61. Utilization review.	
23 24		L
24 25	<ul> <li>(6) Notice of the availability of assistance from the Managed Care Patient Assistance Program, Health Insurance Smart NC, including the telephone</li> </ul>	
26	number and address of the Program."	·
27	<b>SECTION 15.</b> G.S. 58-50-61(m) reads as rewritten:	
28	"§ 58-50-61. Utilization review.	
29		
30	(m) Disclosure Requirements. – In the certificate of coverage and member handbook	
31	provided to covered persons, an insurer shall include a clear and comprehensive description of	
32 33	its utilization review procedures, including the procedures for appealing noncertifications and a statement of the rights and responsibilities of several persons, including the voluntary pature of	
33 34	statement of the rights and responsibilities of covered persons, including the voluntary nature of the appeal process, with respect to those procedures. An insurer shall also include in the	
35	certificate of coverage and the member handbook information about the availability of	
36	assistance from the Managed Care Patient Assistance Program, Health Insurance Smart NC,	
37	including the telephone number and address of the Program. An insurer shall include a	
38	summary of its utilization review procedures in materials intended for prospective covered	l
39	persons. An insurer shall print on its membership cards a toll-free telephone number to call for	•
40	utilization review purposes."	
41	SECTION 16. G.S. 58-50-62 reads as rewritten:	
42 43	"§ 58-50-62. Insurer grievance procedures.	
43 44	(c) Grievance Procedures. – Every insurer shall have written procedures for receiving	r
45	and resolving grievances from covered persons. A description of the grievance procedures shall	
46	be set forth in or attached to the certificate of coverage and member handbook provided to	
47	covered persons. The description shall include a statement informing the covered person that	t
48	the grievance procedures are voluntary and shall also inform the covered person about the	
49	availability of the Commissioner's office for assistance, including the telephone number and	
50	address of the office. The description shall also inform the covered person about the availability	L

Utiltiai	Assem	bly Of North Carolina Session 2	015
		om the Managed Care Patient Assistance Program, including the teleph	one
<del>number a</del>	nd add	ress of the Program.	
	<b>D'</b> (		• 1
(e)		Level Grievance Review. – A covered person or a covered person's provi	Ider
ung on	the co-	vered person's behalf may submit a grievance.	
	(2)	An insurer shall issue a written decision, in clear terms, to the cove	ored
	(2)	person and, if applicable, to the covered person's provider, within 30 d	
		after receiving a grievance. The person or persons reviewing the grieva	•
		shall not be the same person or persons who initially handled the matter	
		is the subject of the grievance and, if the issue is a clinical one, at least	one
		of whom shall be a medical doctor with appropriate expertise to evaluate	
		matter. Except as provided in subdivision (3) of this subsection, if	
		decision is not in favor of the covered person, the written decision issued	d in
		a first-level grievance review shall contain:	
		f. Notice of the availability of assistance from the Managed C	1
		f. Notice of the availability of assistance from the Managed C Patient Assistance Program, Health Insurance Smart NC, include	
		the telephone number and address of the Program.	nng
		the telephone number and address of the Frogram.	
(f)	Seco	nd-Level Grievance Review. – An insurer shall establish a second-le	evel
ievance	e reviev	process for covered persons who are dissatisfied with the first-level grieva	nce
		or a utilization review appeal decision. A covered person or the cover	
erson's p		acting on the covered person's behalf may submit a second-level grievance	
	(1)	An insurer shall, within 10 business days after receiving a request for	or a
		second-level grievance review, make known to the covered person:	
		c. The availability of assistance from the Managed Care Pati	iont
		Assistance Program, Health Insurance Smart NC, including	
		telephone number and address of the Program.	une
"			
	SEC	<b>FION 17.</b> G.S. 58-50-62(h)(9) reads as rewritten:	
§ 58-50-	62. In	surer grievance procedures.	
	(9)	Notice of the availability of assistance from the Managed Care Pati	
		Assistance Program, Health Insurance Smart NC, including the teleph	one
	SEC	number and address of the Program." <b>FION 18.</b> G.S. 58-50-80(b)(3) reads as rewritten:	
8 58-50-		andard external review.	
50-50-			
	(3)	Notify in writing the covered person and the covered person's provider w	who
		performed or requested the service whether the request is complete	
		whether the request has been accepted for external review. If the request	st is
		complete and accepted for external review, the notice shall include a copy	y of
		the information that the insurer provided to the Commissioner pursuan	
		subdivision (b)(1) of this section, and inform the covered person that	
		covered person may submit to the assigned independent review organizat	
		in writing, within seven days after the receipt of the notice, addition	
		information and supporting documentation relevant to the initial denial the organization to consider when conducting the external review. If	
		the organization to consider when conducting the external review. If covered person chooses to send additional information to the assig	
		covered person chooses to send additional information to the assig	neu

	General Assemb	oly Of North Carolina	Session 2013
1 2		independent review organization, then the covered per time and by the same means, send a copy of that info	
3		The Commissioner shall also notify the covered pe	
4		availability of assistance from the Managed Ca	-
5		Program, Health Insurance Smart NC, including the	
6		address of the Program.Health Insurance Smart NC."	1
7	SECT	<b>FION 19.</b> G.S. 58-51-75 reads as rewritten:	
8		anket accident and health insurance defined.	
9		policy or contract of insurance against death or injury r	resulting from accident
10	or from accident	al means which insures a group of persons conforming	to the requirements of
11	one of the follo	wing subdivisions (1) to (7), inclusive, shall be deem	ned a blanket accident
12	policy. Any polic	cy or contract which insures a group of persons conform	ing to the requirements
13	of one of the fo	ollowing subdivisions (3), (5), (6) or (7) against tota	d or partial disability,
14	excluding such c	lisability from accident or from accidental means, shal	l be deemed a blanket
15		policy. Any policy or contract of insurance which con	
16	blanket accident	insurance and of blanket health insurance on such a gro	oup of persons shall be
17	deemed a blanke	t accident and health insurance policy:	
18	(1)	Under a policy or contract issued to any railroad, s	teamship, motorbus or
19		airplane carrier of passengers, which shall be deem	ed the policyholder, a
20		group defined as all persons who may become suc	ch passengers may be
21		insured against death or bodily injury either while, o	or as a result of, being
22		such passengers.	
23	<u>(1)</u>	Under a policy or contract issued to any common car	rier or to any operator,
24		owner, or lessee of a means of transportation, who or	which shall be deemed
25		the policyholder, covering a group defined as all pers	sons or all persons of a
26		class who may become passengers on the common c	carrier or the means of
27		transportation.	
28	(2)	Under a policy or contract issued to an employer, o	
29		established by the employer, who shall be deemed the	
30		any group of employees defined by reference to excep	
31		to such employment, insuring such employee against	
32		resulting while, or from, being exposed to such except	
33	(3)	Under a policy or contract issued to a college, school	
34		learning or to the head or principal thereof, who or v	which shall be deemed
35		the policyholder.	
36	(4)	Under a policy or contract issued in the name	-
37		department, emergency medical service, rescue first ai	-
38		other such volunteer organization, which shall be dee	<b>1 1</b>
39		covering all of the any group of members or other p	
40		reference to specified hazards incident to any ac	
41		sponsored or supervised by such policyholder.of such	
42	(5)	Under a policy or contract issued to and in the name	_
43		unincorporated association of persons having a comm	
44		which association shall be deemed the policyholder, h	0
45		members, and formed for purposes other than obtaini	ng insurance, covering
46		all of the members of such association.	
47	(6)	Under a policy or contract issued to the head of a s	-
48		shall be deemed the policyholder, whereunder the	
49 50		provide for the payment by the insurer of amounts fo	1 .
50		the policyholder on account of hospitalization or med	lical or surgical and for

	General Assemb	ly Of North Carolina	Session 2013
1		himself, the policyholder, his or her spouse, his or her child	
2	( <b>7</b> )	other persons chiefly dependent on him <u>or her</u> for support and	
3	(7)	Under a policy or contract issued to or in the name of an	-
4		county recreation commission or <del>department department</del>	
5		league, tournament, or sponsor thereof, which shall be	
6		policyholder. policyholder, covering participants, memb	
7		counselors, employees, officials, or supervisors defined b	•
8 9		specified hazards incident to activities or operations sponsored by such policyholder or on the premises of such policyholder.	a or supervised
9 10	(8)	Under a policy or contract issued to any incorporated or	unincornerated
10	<u>(8)</u>	religious, charitable, recreational, educational, athletic, or civ	
12		or branch thereof, which shall be deemed the policyholder	
12		group of members, participants, or volunteers defined by	
13 14		specified hazards incident to activities or operations sponsore	
15		by such policyholder or on the premises of such policyholder.	<u>u or superviseu</u>
16	<u>(9)</u>	Under a policy or contract issued to any overnight, day, religio	ous equestrian
17	<u>127</u>	adventure, wilderness, athletic, or other camp, or the sponsor	-
18		shall be deemed the policyholder, covering any group	
19		participants, counselors, employees, volunteers, or supervis	
20		reference to specified hazards incident to activities or operat	
21		or supervised by such policyholder or on the premises of such	
22	(10)	Under a policy or contract issued to any bank, credit union, or	
23	<u>,,</u>	institution, which shall be deemed the policyholder, to insur	
24		account holders or members of the policyholder and as define	
25		in the policy or contract, in which premiums for such insural	
26		the policyholder, as authorized by the account holder or	
27		account holder or member funds on deposit with the policyho	
28		from the account holders or members by way of account bill	
29		billing, or by the policyholder and account holders jointly.	-
30	(11)	Any other risk or class of risks which, in the discretion of the	Commissioner,
31		may be properly eligible for blanket accident, health, or accident	dent and health
32		insurance. The discretion of the Commissioner may be ex-	kercised on an
33		individual risk basis or class of risks or both after the Cor	nmissioner has
34		made the following findings:	
35		<u>a.</u> <u>The issuance of the blanket policy is not contrary to t</u>	he best interest
36		of the public.	
37		b. The issuance of the blanket policy would result in	economies of
38		acquisition or administration.	
39		c. <u>The benefits are reasonable in relation to the premiums</u>	
40	. ,	enefits under any blanket accident, blanket health or blanke	
41	-	policy shall be payable to the person insured, or to his designation	•
42		or to his estate, or to a person or persons chiefly dependent u	
43		rt and maintenance, except that if the person insured be a mino	
44		vable to his parent, guardian, or other person actually supporting	
45		chiefly dependent upon him for support and maintenance.the n	<u>nınor.</u>
46	"		
47		<b>TON 20.</b> G.S. 58-40-10(1)b. reads as rewritten:	
48	"§ 58-40-10. Oth		
49 50		s Article and in Articles 36 and 37 of this Chapter:	
50	(1)	"Private passenger motor vehicle" means:	

	General Assembly (	Of North Carolina	Session 2013
1 2 3 4 5 5 7 8 9 0 1 2 3	a. b.	<ul> <li>A motor vehicle of the private passenger or station owned or hired under a long-term contract by insured and that is neither used as a public or live passengers nor rented to others without a driver; or A motor vehicle that is a pickup truck or van th individual or by husband and wife or individuals w the same household if it:</li> <li>1. Has a gross vehicle weight as specified by of less than 10,00014,000 pounds; and</li> <li>2. Is not used for the delivery or transport materials unless such use is (i) incidenta business of installing, maintaining, or repair equipment, or (ii) for farming or ranching.</li> </ul>	wagon type that is the policy named ery conveyance for at is owned by an tho are residents of the manufacturer ation of goods or al to the insured's
4 5		Such vehicles owned by a family farm copartnersh corporation shall be considered owned by an	
5 7 8	c.	purposes of this section; or A motorcycle, motorized scooter or other similar not used for commercial purposes.	motorized vehicle
9 ) 1		<b>N 21.</b> G.S. 58-33A-65(f)(3) reads as rewritten: ract between public adjuster and insured.	
2 3 4 5		e signing of the contract, the public adjuster shall provide document regarding the claim process that states:	le the insured with
5 7 8 9 1	att otl <del>ad</del> <del>rej</del> <del>pe</del>	e insured has the right to initiate direct communications orney, the insurer, the insurer's adjuster, and the insurer her person regarding the settlement of the insured's cli- juster has been retained, the company adjuster of presentative may not communicate directly with the in rmission or consent of the public adjuster or the insured'	r's attorney, or any aim. <del>Once a public</del> r other insurance nsured without the
2 3 4	"§ 58-2-46. State	N 22.(a) G.S. 58-2-46 reads as rewritten: of <u>emergencydisaster</u> automatic stay of proof of le	
5 5 7 8 9 0	Whenever (i) a st the State under <u>G.S.</u> States has issued a m the Stafford Act, 42 has issued an order	and debt deferrals; loss adjustments for separate wind ate of emergencydisaster is proclaimed for the State or <u>166A-19.21</u> G.S. 166A-19.20 or whenever the Preside ajor disaster declaration for the State or for an area with U.S.C. § 5121, et seq., as amended: amended and (ii) if declaring subdivisions (1) through (4) of this section	for an area within lent of the United hin the State under the Commissioner
2 3 4 5	pro de ins	e application of any provision in an insurance poperty and its contents that are located within the signated in the proclamation or declaration, which procured to file a proof of loss within a certain period	e geographic area ovision requires an of time after the
5 7 3 9 0	<u>ea</u> rei <u>(ii</u>	currence of the loss, shall be stayed for the time period <u>clier of (i)</u> the expiration of the disaster proclamation or newals of the <del>proclamation or 45 days, whichever is lat</del> <u>the expiration of the Commissioner's order declarin</u> rough (4) of this section effective for the specific disast	declaration and all er.proclamation or g subdivisions (1)
) [		rough (4) of this section effective for the specific disas the Commissioner.	sier, as determined

	General Assemb	oly Of North Carolina	Session 2013
1	(2)	As used in this subdivision, "insurance company" in	cludes a service
2	(2)	corporation, HMO, MEWA, surplus lines insurer, and	
3		associations under Articles 45 and 46 of this Chapte	-
4		companies, premium finance companies, collection age	
5		persons subject to this Chapter shall give their customers	
6		the geographic area designated in the proclamation or decl	
7		of deferring premium or debt payments that are due durin	
8		the time period covered by the proclamation or declaration	
9		the time period prior to the expiration of the Commissione	
10		subdivisions (1) through (4) of this section effective for the	
10		as determined by the Commissioner. This deferral period	-
12		from the last day the premium or debt payment may be made	
12		of the policy or contract. This deferral period shall also ap	
13 14		rule, or other policy or contract provision that imposes a	
15		insurer, insured, claimant, or customer to perform any ac	
15		period covered by the proclamation or declaration, includi	-
10		of information, with respect to insurance policies or co	-
17		finance agreements, or debt instruments when the insurer,	-
18 19		or customer resides or is located in the geographic area	
20		proclamation or declaration. Likewise, the deferral period	0
20		time limitations imposed on insurers under the terms of a	
21		or provisions of law related to individuals who reside with	
22		area designated in the proclamation or declaration. Like	
23 24		period shall apply to any time limitations imposed on i	
24 25		terms of a policy or contract or provisions of law related t	
25 26		reside within the geographic area designated in the	
20 27		declaration. The Commissioner may extend any deferr	-
28		subdivision, depending on the nature and severity of t	-
28 29		declared disaster. No additional rate or contract filing sha	-
30		effect any deferral period.	in be necessary to
31	(3)	With respect to health benefit plans, after a deferral period	d has expired all
32	$(\mathbf{J})$	premiums in arrears shall be payable to the insurer. If pro-	-
33		are not paid, coverage shall lapse as of the date premiums	
33 34		preexisting conditions shall apply as permitted under this	
34		insured shall be responsible for all medical expenses i	-
36		effective date of the lapse in coverage.	incurred since the
30 37	(4)	In addition to the requirements of G.S. 58-45-35(e), for se	enarate windstorm
38	(+)	policies that are written by an insurer other than	-
39		Association, losses shall be adjusted by the insurer that is	Ũ
40		insurance and not by the insurer that issued the winds	
40 41		insurer that issued the windstorm policy shall reimburs	
42		issued the property insurance for reasonable expenses	
43		insurer in adjusting the windstorm losses."	incurred by that
43 44	SECT	<b>FION 22.(b)</b> G.S. 58-2-47 reads as rewritten:	
44		dent affecting operations of the Department; stay of dead	lines and deemer
45 46		sions.	
40 47		of whether a state of emergency or disaster has been	proclaimed under
48		or G.S. 166A-19.21 or declared under the Stafford Act, when	
49		urtment's reasonable control, including an act of God, insurrou	
<del>4</del> ) 50		or systematic technological failure, substantially affects the	
51		Department the Commissioner may issue an order effective	-

operations of the Department, the Commissioner may issue an order, effective immediately, to

51

1 stay the application of any deadlines and deemer provisions imposed by law or rule upon the 2 Commissioner or Department or upon persons subject to the Commissioner's jurisdiction, 3 which deadlines and deemer provisions would otherwise operate during the time period for 4 which the operations of the Department have been substantially affected. The order shall 5 remain in effect for a period not exceeding 30 days. The order may be renewed by the 6 Commissioner for successive periods not exceeding 30 days each for as long as the operations 7 of the Department remain substantially affected, up to a period of one year from the effective 8 date of the initial order." 9 SECTION 22.(c) G.S. 58-33-70(e) reads as rewritten: 10 "§ 58-33-70. Special provisions for adjusters and motor vehicle damage appraisers. 11 . . . 12 (e) The Commissioner may permit an experienced adjuster, who regularly adjusts in 13 another state and who is licensed in the other state (if that state requires a license), to act as an 14 adjuster in this State without a North Carolina license only for an insurance company 15 authorized to do business in this State, for emergency insurance adjustment work, for a period 16 to be determined by the Commissioner, done for an employer who is an adjuster licensed by 17 this State or who is a regular employer of one or more adjusters licensed by this State; provided 18 that the employer shall furnish to the Commissioner a notice in writing immediately upon the 19 beginning of any such emergency insurance adjustment work. As used in this subsection, 20 "emergency insurance adjustment work" includes, but is not limited to, (i) adjusting of a single 21 loss or losses arising out of an event or catastrophe common to all of those losses or (ii) 22 adjusting losses in any area declared to be a state of emergency or disaster by the Governor 23 under G.S. 166A-19.20 or G.S. 166A-19.21 or by the President of the United States under applicable federal law." 24 25 SECTION 22.(d) G.S. 58-44-70(a) reads as rewritten: 26 "Part 2. Mediation of Emergency or Disaster-Related Property Insurance Claims. 27 "§ 58-44-70. Purpose and scope. This Part provides for a nonadversarial alternative dispute resolution procedure for a 28 (a) 29 facilitated claim resolution conference prompted by the critical need for effective, fair, and 30 timely handling of insurance claims arising out of damages to residential property as the result 31 of an event for which there is a state of emergency disaster declared within 60 days of the event. 32 This Part applies only (i) if a state of emergencydisaster has been proclaimed for the State or 33 for an area within the State by the Governor or by a resolution of the General Assembly under 34 G.S. 166A-19.20; G.S. 166A-19.21 or (ii) if the President of the United States has issued a 35 major disaster declaration for the State or for an area within the State under the Robert T. 36 Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. § 5121, et seq., as amended; 37 and (iii) if the Commissioner issues an order establishing the mediation procedure authorized 38 by this Part." 39 **SECTION 22.(e)** G.S. 58-44-75(2) reads as rewritten: 40 "§ 58-44-75. Definitions. 41 As used in this Part: 42 . . . 43 (2)Disaster. As the term "emergency" is defined in G.S. 166A-19.3(6)." 44 SECTION 23. G.S. 58-44-35 reads as rewritten: 45 "§ 58-44-35. Judge to select umpire. 46 The Any resident judge of the superior court of the district in which the property insured is 47 located is designated as the judge of the court of record to select the umpire referred to in the 48 standard form of policy.policy as set forth in G.S. 58-44-16(f)(14). The judge may not select the umpire until all of the following conditions have been met: 49 50 Proof of notice to all parties of record has been filed with the court, and at (1)51 least 15 days have passed since the filing of the proof of notice.

	General Assembly Of North CarolinaSession 2013
1	(2) Upon the request of any party of record, the judge has conducted a hearing.
2	The hearing by the judge shall be governed by the practice for hearings in
3	other civil actions before a judge without a jury and shall be limited to the
4	issue of umpire selection."
5	SECTION 24. Article 3 of Chapter 58 of the General Statutes is amended by
6	adding a new section to read as follows:
7	"§ 58-3-300. Health insurance issuers subject to certain requirements of federal law.
8	Pursuant to the authority granted to the states under 42 U.S.C. § 300gg-22(a)(1), health
9	insurance issuers that issue, sell, renew, or offer health benefit plans, as defined in
10	G.S. 58-3-167(a)(1), in the State in the individual or group market shall meet the requirements
11	of Part A of Subchapter XXV of Chapter 6A of Title 42 of the United States Code and
12	regulations issued thereunder."
13	<b>SECTION 25.</b> Section 10 of this act becomes effective January 1, 2016. Section 20
14	of this act becomes effective January 1, 2015, and applies to policies whose effective date is on
15	or after that date. Sections 22 and 24 of this act are effective when they become law. Section 23
16	of this act becomes effective October 1, 2013. The remainder of this act becomes effective July
17	1, 2013.