GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

H DUSE BUL 115

HOUSE BILL 115 PROPOSED COMMITTEE SUBSTITUTE H115-PCS80120-SQ-4

Short Title:	North Carolina Health Benefit Exchange.	(Public)
Sponsors:		
Referred to:		

February 17, 2011

A BILL TO BE ENTITLED

AN ACT TO PRESERVE STATE-BASED AUTHORITY TO REGULATE THE NORTH CAROLINA HEALTH INSURANCE MARKET AND TO PREVENT FEDERAL ENCROACHMENT ON STATE AUTHORITY BY ESTABLISHING THE NORTH CAROLINA BENEFIT EXCHANGE.

The General Assembly of North Carolina enacts:

1

2

3

4 5

6

7 8

9

10

11 12

13

14

15

16

17 18

19

20 21

2223

24

2526

27

28

29

30

31

32

33

SECTION 1. The purpose of this act is to provide for the establishment of the North Carolina Health Benefits Exchange Authority (Exchange Authority). The purpose of the Exchange Authority is to facilitate the purchase and role of qualified health plans in the individual and small employer market by providing education, outreach, and technical assistance. The General Assembly believes it is in the best interest of the State, and thus the purpose of the Exchange Authority, to promote competition and choice in the health care marketplace and to facilitate innovation by offering products with variation in price and design. The Exchange Authority shall accomplish its purpose through a robust portal that provides meaningful guidance to health benefit plans that meet the needs of the health care marketplace of this State and not through the limitations of health benefit plan options to qualified individuals or qualified employers or by excluding health benefit plans who meet the premium and solvency requirements approved by the North Carolina Department of Insurance. In establishing the Exchange Authority, it is the intent of the General Assembly to reduce the number of uninsured individuals in this State, promote improved competition in the health care marketplace, reduce health care costs by, among other things, improving reimbursements to health care providers for uncompensated care, increasing consumer education, increasing transparency, and assisting individuals and employers in accessing health coverage, premium tax credits, and cost-sharing reductions.

SECTION 2. Article 50 of Chapter 58 of the General Statutes is amended by adding a new Part to read:

"Part 8. North Carolina Health Benefit Exchange Act.

"<u>§ 58-50-300.</u> Definitions.

The following definitions apply to this Part:

- (1) Agent. Defined in G.S. 58-33-10(1).
- (2) <u>Board. The Board of Directors of the North Carolina Health Benefit</u> Exchange Authority.
- (3) Broker. Defined in G.S. 58-33-10(3).



		•	
1	(21)	SHOP Ex	change. – The Small Business Health Options Program established
2		in G.S. 5	8-50-340(a)(13) that is designed to assist Qualified Employers in
3		the State	who are Small Employers in facilitating the enrollment of their
4		employee	s in Qualified Health Plans offered in the small group market in the
5		State.	
6	(22)	Small E	Employer. – An employer as such term is defined in
7		G.S. 58-5	0-110(22), subject to the requirements of the Federal Act and the
8		Public He	ealth Service Act (PHSA).
9	"§ 58-50-310. E	xchange es	tablished; Board of Directors; Plan of Operation.
10			created a nonprofit entity to be known as the North Carolina Health
11	Benefit Exchange	ge Authori	ty, which is subject to the supervision of the Commissioner.
12			change Authority may be supported in whole or in part from State
13			ange Authority is not an instrumentality of the State or federal
14			erated by the Board. The purpose of the Exchange Authority is to
15	do the following:	_	
16	(1)		d administer an Individual Exchange and a SHOP Exchange which
17	<u> </u>		operated as two separate health benefit exchanges and shall not be
18			as one health benefit exchange.
19	<u>(2)</u>		the purchase and sale of Qualified Health Plans to Qualified
20	<u>(2)</u>		ls and Qualified Employers.
21	(3)		ualified Individuals in enrollment in Qualified Health Plans and
22	<u>(5)</u>		alified Employers in facilitating the enrollment of their employees
23			ed Health Plans.
24	(b) There		hed the North Carolina Health Benefit Exchange Authority Board.
25			ties and powers as established by this section.
26			h Carolina Health Benefit Exchange Authority Board shall consist
27	<u>(1)</u>		ommissioner of Insurance, the Director of the Division of Medical
28			
			e, who shall both serve as ex officio nonvoting members of the
29			d 11 additional members appointed as follows:
30			our members appointed by the President Pro Tempore of the Senate
31			follows:
32		<u>1.</u>	<u> </u>
33			community, as recommended by the North Carolina Medical
34			Society.
35		<u>2.</u>	One member who represents an insurer, as recommended by
36			the North Carolina Association of Health Plans.
37		<u>3.</u>	
38			the North Carolina Chamber.
39		<u>4.</u>	One member who represents the general public who is not
40			employed by or affiliated with an insurance company or plan,
41			group hospital, or other Health Care Provider and shall
42			reasonably be expected to qualify for coverage in the
43			Individual Exchange or SHOP Exchange. Members of the
44			general public include individuals whose only affiliation with
45			health insurance or health care coverage is as a covered
46			member.
47		<u>b.</u> <u>Fo</u>	our members appointed by the Speaker of the House of
48			epresentatives as follows:
49		<u>1.</u>	
50		<u> </u>	community, as recommended by the North Carolina Hospital
51			Association.

One member who represents the insurance industry. 1 2 <u>3.</u> One member who represents small business, as recommended 3 by the National Federation of Independent Business. 4 One member who represents the general public who is not <u>4.</u> 5 employed by or affiliated with an insurance company or plan, 6 group hospital, or other Health Care Provider and shall 7 reasonably be expected to qualify for coverage in the 8 Individual Exchange or SHOP Exchange. Members of the 9 general public include individuals whose only affiliation with 10 health insurance or health care coverage is as a covered 11 member. 12 Three members appointed by the Governor who do not represent the <u>c.</u> 13 categories listed in sub-subdivision a. and sub-subdivision b. of this 14 subdivision and have expertise and experience in one or more of the 15 subject area groupings: development and operation of State-scale information technology systems capable of conducting electronic 16 17 funds transfers, secure data transfers, and other electronic functions relating to the creation and ongoing operations of the Exchange 18 19 Authority; health economics or health care finance; actuarial science 20 or risk management; health policy analysis or health law; or as a 21 health insurance agent. 22 **(2)** The initial appointments by the General Assembly upon the recommendation 23 of the Speaker of the House of Representatives and the President Pro 24 Tempore of the Senate shall be made no later than 30 days after enactment 25 of this Part and shall serve a term of three years. The initial appointments by 26 the Governor shall be made no later than 30 days after enactment of this Part and shall be for a term of two years. All succeeding appointments shall be 27 28 for terms of three years. Members shall not serve for more than two 29 successive terms. A Board member's term shall continue until the member's 30 successor is appointed by the original appointing authority. Vacancies shall be filled by the appointing authority for the unexpired portion of the term in 31 32 which they occur. A Board member may be removed by the member's 33 appointing authority or by the Commissioner for cause. The Board shall 34 meet at least quarterly upon the call of the chair. A majority of the total 35 membership of the Commission shall constitute a quorum. The 36 Commissioner shall appoint a chair to serve for the initial two years of the 37 Exchange Authority's operation. Subsequent chairs shall be elected by a 38 majority vote of the Board members and shall serve for two-year terms. 39 Board members shall receive travel allowances under G.S. 138-5 when 40 traveling to and from meetings of the Board but shall not receive any 41 subsistence allowance or per diem under subdivision (a)(1) of that section. 42 The Board shall employ or fix compensation of the Executive Director. (3) 43 (4) The Board shall appoint appropriate legal, actuarial, and other persons, entities, or committees as necessary to provide technical assistance in the 44 45 operation, policy, contractual design, and other functions of the Exchange 46 Authority. 47 The Board shall adopt bylaws, policies, and procedures as may be necessary <u>(5)</u> 48 or convenient. 49 Each member of the Board shall comply with the conflict of interest rules <u>(6)</u>

and recusal procedures set forth in the Plan of Operation.

50

No member of the Board or staff shall make, participate in making, or in any 1 (7) 2 way attempt to use his or her official position to influence the making of any 3 decision that he or she knows or has reason to know will have a reasonably 4 foreseeable material financial effect, distinguishable from its effect on the 5 public generally, on him or her or a member of his or her immediate family, 6 or which will have reasonable foreseeable material effect on any business 7 entity in which the member or his or her immediate family is director, 8 officer, partner, trustee, employee, or holds any position of management. 9 Each member of the Board shall have the responsibility and duty to meet the <u>(8)</u> 10 requirements of this Part, the Federal Act, and all applicable State and 11 federal laws, rules, and regulations to serve the public interest of the 12 individuals and employers seeking health care coverage through the 13 Exchange Authority, and to ensure the operational well-being and fiscal 14 solvency of the Exchange Authority. 15 The Board shall submit to the Commissioner a Plan of Operation for the Exchange (c) 16 Authority and any amendments. 17 The Commissioner shall review and approve or disapprove the Plan of (1) Operation within 90 days after its submission or resubmission. If the 18 19 Commissioner fails to act within 90 days of submission, the Plan of 20 Operation shall be deemed approved. If the Commissioner disapproves any 21 part of the Plan of Operation, the Commissioner shall provide specific 22 reasons for the disapproval and provide the Board an opportunity to revise 23 and resubmit the Plan of Operation. The Plan of Operation shall become 24 effective upon approval in writing by the Commissioner. If the Board fails to 25 submit a Plan of Operation within 180 days after the appointment of the 26 Board that is approved by the Commissioner, or at any time thereafter fails 27 to submit amendments as required by statute or federal law to the Plan of 28 Operation, the Commissioner shall adopt temporary rules necessary to 29 effectuate the provisions of this section. The rules shall continue in force 30 until modified by the Commissioner or superseded by a Plan of Operation 31 submitted by the Board and approved by the Commissioner. 32 The Plan of Operation shall establish policies and procedures for operation (2) 33 of the Exchange Authority, including, but not limited to, the following: 34 Process by which the Board sets policies and conducts business, <u>a.</u> 35 including bylaws. 36 Process for certifying Qualified Health Plans. <u>b.</u> 37 Plans for determining the need for and selection of eligible entities <u>c.</u> 38 with whom to contract for performance of Exchange Authority 39 functions or operations. 40 Fiscal operations of the Exchange Authority, addressing the <u>d.</u> 41 collection, handling, disbursing, accounting, and auditing of assets 42 and monies of the Exchange Authority and any eligible entity with 43 whom the Exchange Authority contracts. 44 Statement acknowledging the fiduciary duty owed by the Exchange <u>e.</u> 45 Authority to persons receiving Qualified Health Plan coverage 46 through the Exchange Authority. 47 Process for evaluating the effectiveness of the Executive Director <u>f.</u>

g.

48

49

50

and the overall operations of the Exchange Authority.

Provide for conflict of interest rules and recusal procedures that

require a Board member to recuse himself or herself from an official

- matter, whenever the Board member or his or her immediate family has any financial involvement or interest in that matter.
- h. Identify an approach for coordinating efforts with the Department of Health and Human Services to fairly allocate administrative costs for eligibility determinations in the Exchange Authority and Medicaid.
- i. Provide for other matters as may be necessary or proper for the execution of the Executive Director's powers, duties, and obligations under this act.
- j. Appeals processes authorized by this Part, including appeals of tax credit eligibility, cost-sharing subsidy, mandate waiver determination, affordability determinations pursuant to G.S. 58-50-340 and appeals of Insurer noncertification or decertification pursuant to G.S. 58-50-350.

"§ 58-50-320. Exchange Authority general powers.

- (a) The Exchange Authority shall have the general powers and authority granted under the laws of this State and the specific authority to do all of the following:
 - (1) Contract with an eligible entity for any of its functions described in this act. For the purposes of this act, an eligible entity has the same meaning as section 1311(f)(3)(B) of the Federal Act.
 - (2) Take legal action as necessary.
 - (3) Enter into information-sharing agreements with federal and State agencies and other state exchanges to carry out its responsibilities under this act provided such agreements include adequate protections with respect to the confidentiality of the information to be shared and comply with all State and federal laws and regulations.

"§ 58-50-330. General requirements.

- (a) The Exchange Authority shall make Qualified Health Plans available to Qualified Individuals and Qualified Employers beginning with effective dates on or after January 1, 2014.
- (b) The Exchange Authority shall not make available any Health Benefit Plan that is not a Qualified Health Plan. The Exchange Authority shall allow a Health Insurer to offer a plan that provides limited scope dental benefits meeting the requirements of section 9832(c)(2)(A) of the Internal Revenue Code of 1986 through the Exchange Authority, either separately or in conjunction with a Qualified Health Plan, if the plan provides pediatric dental benefits meeting the requirements of section 1302(b)(1)(J) of the Federal Act.
- (c) Neither the Exchange Authority nor an Insurer offering Qualified Health Plans through the Exchange Authority may charge an individual a fee or penalty for termination of coverage if the individual enrolls in another type of minimum essential coverage because the individual has become newly eligible for that coverage or because the individual's employer-sponsored coverage has become affordable under the standards of section 36B(c)(2)(C) of the Internal Revenue Code of 1986.
- (d) The Exchange Authority may make a Qualified Health Plan available notwithstanding any provision of law that may require benefits other than the Essential Health Benefits specified under section 1302(b) of the Federal Act.
 - (1) Nothing in this section shall preclude a Qualified Health Plan from including benefits in addition to Essential Health Benefits, including wellness programs.
 - (2) To the extent that State law or regulation requires that a Qualified Health Plan include benefits in addition to the Essential Health Benefits, the State shall make payments to defray the cost of any additional benefits directly to an individual enrolled in a Qualified Health Plan or on behalf of an

<u>individual directly to the Health Insurer in whose Qualified Health Plan such</u> individual is enrolled.

- (3) To the extent that funding to defray the cost for such additional benefits is not provided, notwithstanding any requirements in Chapter 58 of the General Statutes, a Health Insurer is not required to include such additional benefits in a Qualified Health Plan, may discontinue such benefits at the time such funding is no longer available, and shall provide written or electronic notice of discontinuation of such benefits to insureds and contracted Health Care Providers as soon as is reasonably practicable. The Exchange Authority shall not require that a Qualified Health Plan provide such additional benefits when funding to defray the cost for such additional benefits is not provided.
- (e) Nothing in this Part, and no action taken by the Exchange Authority pursuant to the Part, shall be construed to conflict with, preempt, limit, or supersede any applicable health insurance laws of this State or regulations adopted and orders issued by the Commissioner. Nothing in this Part shall be construed to conflict with, limit, or supersede the statutory or regulatory authority vested with the North Carolina Department of Insurance. Except as expressly provided to the contrary by federal law, Insurers and any other entities or persons participating in the Exchange Authority in this State shall comply fully with all applicable provisions of Chapter 58 of the General Statutes and all related regulations adopted and orders issued by the Commissioner. Participation in the Exchange Authority in any way, including payment or receipt of payment in relation to a Qualified Health Benefits Plan, does not exempt any Insurer, entity, or person from complying fully with Chapter 58 of the General Statutes and all related regulations adopted and orders issued by the Commissioner.
- (f) The Executive Director shall make an annual report to the Governor, Speaker of the House of Representatives, the President Pro Tempore of the Senate, and the Commissioner by March 1 of each year. The report shall summarize the activities of the Exchange Authority in the preceding calendar year, including information about the number and types of plans offered; number of Insurers; summary information about premiums, enrollment levels and enrollment/disenrollment activity, duration of coverage; and cost of operating the Exchange Authority.
- (g) Neither the Board nor the employees of the Exchange Authority are liable for any obligations of the Exchange Authority. There shall be no liability on the part of, and no cause of action of any nature shall arise against, the Exchange Authority or its agents or employees, the Board, the Executive Director, or the Commissioner or the Commissioner's representatives for any action taken by them in good faith in the performance of their powers and duties under this Part.
- (h) The Exchange Authority, including the Board and its employees, is subject to the provisions of Article 33C of Chapter 143 of the General Statutes.
- (i) The Executive Director, with the approval of the Board, shall operate the Exchange Authority in a manner so that the estimated cost of operating the Exchange Authority during any calendar year is not anticipated to exceed the total income the Exchange Authority expects to receive from any revenue available to the Exchange Authority.
- (j) The Board shall provide for other matters as may be necessary and proper for the execution of the Executive Director's powers, duties, and obligations under this Part.
- (k) All documents, papers, letters, maps, books, photographs, films, sound recordings, magnetic or other tapes, electronic data-processing records, artifacts, or other documentary material, regardless of physical form or characteristics within the possession of the Exchange Authority, including its employees and the Board, are subject to the provisions of Chapter 132 of the General Statutes except to the extent that these public records are protected under State or federal law, or are confidential or proprietary property of a person as defined in G.S. 66-152.

49

50

51

Session 2011 <u>(l)</u> The members of the Board and the Executive Director are public servants under 1 2 G.S. 138A-3(30) and are subject to the provisions of Chapter 138A of the General Statutes. 3 "§ 58-50-340. General duties. 4 The Exchange Authority shall do the following: (a) 5 Facilitate the purchase and sale of Qualified Health Plans. (1) 6 Assist qualified individuals in this State with enrollment in Qualified Health <u>(2)</u> 7 Plans. 8 Assist qualified employers in this State with enrollment of their employees (3) 9 in Qualified Health Plans. 10 Implement procedures for the certification, recertification, and <u>(4)</u> 11 decertification, consistent with guidelines developed by the Secretary under section 1311(c) of the Federal Act and this Part, of health benefit plans as 12 13 Oualified Health Plans. 14 Provide for the operation of a toll-free telephone hotline to respond to <u>(5)</u> requests for assistance in a manner that is accessible to individuals with 15 different communication needs and that effectively communicates 16 17 information in a manner that is appropriate to the needs of the population 18 being served by the Exchange Authority. 19 Provide for enrollment periods, as provided under section 1311(c)(6) of the <u>(6)</u> 20 Federal Act. 21 Maintain an Internet Web site through which enrollees and prospective <u>(7)</u> 22 enrollees of Qualified Health Plans and individuals eligible for Medicaid or 23 North Carolina Health Choice may obtain standardized comparative 24 information on such plans. 25 Assign a rating to each Qualified Health Plan offered through the Exchange (8) 26 Authority in accordance with the criteria developed by the Secretary under 27 section 1311(c)(3) of the Federal Act, and determine each Qualified Health 28 Plan's level of coverage in accordance with regulations issued by the 29 Secretary under section 1302(d)(2)(A) of the Federal Act. 30 <u>(9)</u> Use a standardized format for presenting health benefit options in the Exchange Authority, including the use of the uniform outline of coverage 31 32 established under section 2715 of the PHSA that supports consumer choice 33 by making comprehensive information about health plans available in an 34 objective, easy-to-understand format. 35 In accordance with section 1413 of the Federal Act, inform individuals of <u>(10)</u> 36 eligibility requirements for the Medicaid program under title XIX of the 37 Social Security Act, the Children's Health Insurance Program (CHIP) under 38 title XXI of the Social Security Act, or any applicable State or local public 39 program and if, through screening of the application by the Exchange 40 Authority, the Exchange Authority determines that any individual is eligible 41 for any such program, enroll that individual in that program. 42 Establish and make available by electronic means a calculator to determine (11)43 the actual cost of coverage after application of any premium tax credit under 44 section 36B of the Internal Revenue Code of 1986 and any cost-sharing 45 reduction under section 1402 of the Federal Act. Establish an Individual Exchange, through which Qualified Individuals may 46 (12)47 enroll in any qualified plan offered through the Individual Exchange for

> its employees eligible for one or more Qualified Health Plans offered through the SHOP Exchange or through which Qualified Employers may

Establish a SHOP Exchange through which Qualified Employers may make

which they are eligible.

<u>(13)</u>

1		specify a level of coverage so that any of its employees may enroll in any
2		Qualified Health Plan offered through the SHOP Exchange at the specified
3		level of coverage.
4	<u>(14)</u>	Subject to section 1411 of the Federal Act, grant a certification attesting that.
5		for purposes of the individual responsibility penalty under section 5000A of
6		the Internal Revenue Code of 1986, an individual is exempt from the
7		individual responsibility requirement or from the penalty imposed by that
8		section because of either of the following:
9		a. There is no affordable Qualified Health Plan available through the
10		Exchange Authority, or the individual's employer, covering the
11		individual.
12		b. The individual meets the requirements for any other such exemption
13		from the individual responsibility requirement or penalty.
	(15)	Transfer to the federal Secretary of the Treasury the following:
14 15	<u>(15)</u>	
15 16		a. A list of the individuals who are issued a certification under
16 17		subdivision (14) of this subsection, including the name and taxpayer
17		identification number of each individual.
18		b. The name and taxpayer identification number of each individual who
19		was an employee of an employer but who was determined to be
20		eligible for the premium tax credit under section 36B of the Internal
21		Revenue Code of 1986 because of either of the following:
22		1. The employer did not provide minimum essential coverage.
23		2. The employer provided the minimum essential coverage, but
24		it was determined under section 36B(c)(2)(C) of the Internal
25		Revenue Code of 1986 to either be unaffordable to the
21 22 23 24 25 26 27		employee or not provide the required minimum actuarial
27		<u>value.</u>
28		<u>c.</u> The name and taxpayer identification number of the following:
29		<u>1.</u> Each individual who notifies the Exchange Authority under
30		section 1411(b)(4) of the Federal Act that he or she has
31		changed employers.
31 32		2. Each individual who ceases coverage under a Qualified
33		Health Plan during a plan year and the effective date of that
34		cessation.
35	<u>(16)</u>	Provide to each employer the name of each employee of the employer
36		described in sub-sub-subdivision b.2. of subdivision (15) of this subsection
37		who ceases coverage under a Qualified Health Plan during a plan year and
38		the effective date of the cessation.
39	<u>(17)</u>	Perform duties required of the Exchange Authority by the Secretary or the
40	<u> </u>	Secretary of the Treasury related to determining eligibility for premium tax
41		credits, reduced cost-sharing, or individual responsibility requirement
42		exemptions.
43	<u>(18)</u>	Select entities qualified to serve as Navigators in accordance with section
44	(10)	1311(i) of the Federal Act, and standards developed by the Secretary, and
45		award grants to enable Navigators who are certified and trained by the North
46		Carolina Department of Insurance to do the following:
4 0 47		
48		
		availability of Qualified Health Plans. Distribute foir and importial information concerning enrollment in
49 50		b. <u>Distribute fair and impartial information concerning enrollment in</u> Oualified Health Plans, and the availability of premium tax credits
11.7		CHAILLEO DEADH FIAIN AND THE AVAILAMING OF BREMIUM 19V CYEMIC

3

4

5

6

7

8

9

10

11

12

13

14

15

16 17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

- Representatives of Health Insurers that offer Qualified Health Plans
- <u>f.</u> Representatives of Health Care Providers.
- The Division of Medical Assistance. <u>g.</u>
- The North Carolina Department of Insurance. h.
- Advocates for enrolling hard to reach populations.
- Meet all of the following financial integrity requirements: (22)
 - Keep an accurate accounting of all activities, receipts, and a. expenditures and annually submit to the Secretary, the Governor, the Commissioner, and the General Assembly a report concerning such accountings.
 - Fully cooperate with any investigation conducted by the Secretary <u>b.</u> pursuant to the Secretary's authority under the Federal Act and allow the Secretary, in coordination with the Inspector General of the U.S. Department of Health and Human Services, to do all of the following:
 - Investigate the affairs of the Exchange Authority. 1.
 - <u>2.</u> Examine the properties and records of the Exchange Authority.

Page 10 House Bill 115 H115-PCS80120-SO-4

1 3. Require periodic reports in relation to the activities 2 undertaken by the Exchange Authority. 3 In carrying out its activities under this act, not use any funds intended <u>c.</u> for the administrative and operational expenses of the Exchange 4 5 Authority for staff retreats, promotional giveaways, excessive 6 executive compensation, or promotion of federal or State legislative 7 and regulatory modifications. 8 (23)Meet the following fiduciary duties and liability: 9 Any person who acts on behalf of an Exchange Authority shall act as 10 a fiduciary. Such person shall ensure that the Exchange Authority is 11 operated (i) solely in the interests of individuals participating in 12 qualified health plans offered through the Exchange Authority and (ii) for the exclusive purpose of facilitating the purchase of Qualified 13 14 Health Plans. 15 <u>b.</u> Any person who acts as a fiduciary on behalf of the Exchange 16 Authority who breaches any of their responsibilities, obligations, or 17 duties imposed by this section shall be liable to make good to the 18 Exchange Authority, the Qualified Health Plans offered through the 19 Exchange Authority, or participants of Qualified Health Plans 20 offered through the Exchange Authority any losses resulting from 21 each breach and shall be subject to such other legal or equitable relief 22 as the court may deem appropriate, including removal of such 23 fiduciary. 24 <u>(24)</u> With respect to eligibility determinations, provide for (i) review of enrollee 25 appeals of Exchange Authority premium tax credit and cost-sharing 26 reductions and mandate exemption determinations and establish procedures 27 for identifying and confirming income levels of applicants for Exchange 28 Authority coverage and eligibility for receipt of premiums and tax credits 29 and (ii) employer appeals of employer-sponsored plan availability or 30 affordability determinations. 31 Conduct a review of the costs and benefits of collecting and distributing (25)32 premiums for small businesses. No later than January 1, 2015, the Exchange 33 Authority shall report the results of the review, including analysis of the 34 financial impact of such collection and distribution, and its recommendations 35 to the North Carolina General Assembly. The Exchange Authority may 36 implement and carry out a process for collecting and distributing premiums 37 if it has sufficient funding to implement the initiative and upon approval by 38 vote by both chambers of the North Carolina General Assembly. 39 Study the feasibility of offering a Basic Health Plan pursuant to section 1331 (26)40 of the Federal Act and make a recommendation to the 2013 Regular Session 41 of the 2013 General Assembly. 42 Provide for publicity and outreach campaigns to raise awareness of the (27)43 existence of the Exchange Authority and disseminate information regarding 44 eligibility criteria, enrollment procedures, availability of premium tax credits 45 and cost-sharing reductions, small employer tax credits, and other relevant

information. "§ 58-50-350. Health Benefit Plan certification.

(a) The Exchange Authority shall certify a Health Benefit Plan as a Qualified Health Plan if the Department of Insurance determines that it satisfies the requirements set forth in subdivisions (1) through (6) of this subsection unless the Exchange Authority determines that

46

47

48

49

50

50

51

(2)

making the plan available through the Exchange Authority is not in the interest of Qualified 1 2 Individuals and Qualified Employers in this State. 3 The plan provides the Essential Health Benefits package described in section (1) 4 1302(a) of the Federal Act, except that the plan is not required to provide 5 essential benefits that duplicate the minimum benefits of Qualified Dental 6 Plans, as provided in subsection (e) of this section, if both of the following 7 occur: 8 The Exchange Authority has determined that at least one Qualified <u>a.</u> 9 Dental Plan is available to supplement the plan's coverage. 10 The Insurer makes prominent disclosure at the time it offers the plan, <u>b.</u> 11 in a form approved by the Exchange Authority, that the plan does not provide the full range of essential pediatric benefits, and that 12 13 Qualified Dental Plans providing those benefits and other dental 14 benefits not covered by the plan are offered through the Exchange 15 Authority. The premium rates and contract language have been approved by the 16 (2) 17 Commissioner. 18 (3) The plan provides at least a bronze level of coverage, unless the plan is 19 certified as a qualified catastrophic plan, meets the requirements of the 20 Federal Act for catastrophic plans, and will only be offered to individuals 21 eligible for catastrophic coverage. 22 The plan's cost-sharing requirements do not exceed the limits established <u>(4)</u> under section 1302(c)(1) of the Federal Act, and if the plan is offered 23 24 through the SHOP Exchange, the plan's deductible does not exceed the limits 25 established under section 1302(c)(2) of the Federal Act. 26 The Health Insurer offering the plan meets the following requirements: <u>(5)</u> 27 Is licensed and in good standing to offer health insurance coverage in a. 28 this State. 29 Offers at least one Qualified Health Plan in the silver level and at <u>b.</u> 30 least one plan in the gold level through each component of the Exchange Authority in which the Insurer participates, where 31 32 "component" refers to the SHOP Exchange and the Individual 33 Exchange. 34 Charges the same premium rate for each qualified health plan <u>c.</u> 35 without regard to whether the plan is offered through the Exchange 36 Authority and without regard to whether the plan is offered directly 37 from the Insurer or through an insurance producer. 38 Does not charge any cancellation fees or penalties in violation of d. 39 G.S. 58-50-330(c). 40 Complies with the regulations developed by the Secretary under <u>e.</u> 41 section 1311(d) of the Federal Act and such other requirements as the 42 Exchange Authority may establish. 43 (6) The plan meets the requirements of certification as promulgated by 44 regulation pursuant to this section and by the Secretary under section 1311(c) of the Federal Act. 45 46 The Exchange Authority shall not exclude a health plan through the imposition of 47 premium price controls nor shall it exclude a health plan based on the following: 48 That the plan is a fee-for-service plan. (1)

Page 12 House Bill 115 H115-PCS80120-SQ-4

inappropriate or too costly.

That the Health Benefit Plan provides treatments necessary to prevent

patients' deaths in circumstances the Exchange Authority determines are

The Exchange Authority shall require each Health Insurer seeking certification of a 1 (c) 2 plan as a Qualified Health Plan to do the following: 3 Submit a justification for any premium increase before implementation of (1) 4 that increase. The Insurer shall prominently post such information on its 5 Internet Web site. The Exchange Authority shall take this information, along 6 with the information and the recommendations provided to the Exchange 7 Authority by the Commissioner under section 2794(b) of the PHSA, relating 8 to patterns or practices of excessive or unjustified premium increases, into 9 consideration when determining whether to continue to allow the Insurer to make plans available through the Exchange Authority. In no case shall an 10 11 Exchange Authority impose any premium price controls or restrict premiums that otherwise meet the requirements of State law. 12 13 Make available to the public and submit to the Exchange Authority, the (2) 14 Secretary, and the Commissioner, accurate and timely disclosure of the 15 following: 16 <u>a.</u> Claims payment policies and practices. 17 Periodic financial disclosures. b. 18 <u>c.</u> Data on enrollment. 19 <u>d.</u> Data on disenrollment. 20 Data on the number of claims that are denied. <u>e.</u> 21 <u>f.</u> Data on rating practices. 22 Information on cost-sharing and payments with respect to any outg. 23 of-network coverage. 24 <u>h.</u> Information on enrollee and participant rights under title I of the 25 Federal Act. 26 Other information as determined appropriate by the Secretary. The information shall be provided in plain language, as that term is defined 27 28 in section 1311(e)(3)(B) of the Federal Act. 29 Permit individuals to learn, in a timely manner upon the request of the (3) 30 individual, the amount of cost-sharing, including deductibles, co-payments, and coinsurance, under the individual's plan or coverage that the individual 31 32 would be responsible for paying with respect to the furnishing of a specific 33 item or service by a participating provider. At a minimum, this information 34 shall be made available to the individual through an Internet Web site and 35 through other means for individuals without access to the Internet. 36 The Exchange Authority shall establish and publish a transparent, objective process (d) 37 for denying certification or decertifying Qualified Health Plans. 38 The Exchange Authority shall give each Health Insurer the opportunity to (1) 39 appeal a decertification decision or the denial of certification as a Qualified 40 Health Plan. 41 The Exchange Authority shall give each Health Insurer that appeals a **(2)** 42 decertification decision or the denial of certification the opportunity for the 43 following: 44 The submission and consideration of facts, arguments, or proposals a. 45 of adjustment of the health plan or plans at issue. 46 A hearing and a decision on the record, to the extent that the b. 47 Exchange Authority and the Health Insurer are unable to reach 48 agreement following the submission of the information in sub-subdivision a. of this subdivision. 49 50 Any hearing held pursuant to subdivision (2) of this subsection shall be (3) conducted by an impartial party agreed to by the Exchange Authority and the 51

	_
1	=
3	
4 5 6 7	
7 8	<u>(</u>
9	1
10 11	
12 13	
15	
14 15 16 17	
18 19	
20 21	
22 23	
24 25	
22 23 24 25 26 27 28 29	
28	•
30	1
31 32	<u>C</u>
33 34	<u>e</u>
33 34 35 36	<u>i</u>
37 38	<u>e</u>
39	

41 42

43 44

45

46

47 48

49

50

Health Insurer. If the Exchange Authority and the Health Insurer cannot agree on an impartial party, then the hearing must be held by an administrative law judge.

- (4) The hearing decision may be appealed to the North Carolina Court of Appeals by the aggrieved party.
- (e) The Exchange Authority shall not exempt any Health Insurer seeking certification of a Qualified Health Plan, regardless of the type or size of the Insurer, from State licensure or solvency requirements and shall apply the criteria of this section in a manner that assures a level playing field between or among Health Insurers participating in the Exchange Authority.
 - (1) The provisions of this act that are applicable to Qualified Health Plans shall also apply to the extent relevant to qualified dental plans except as modified in accordance with the provisions of subdivisions (2), (3), and (4) of this subsection or by regulations adopted by the Commissioner.
 - (2) The Insurer shall be licensed to offer dental coverage but need not be licensed to offer other health benefits.
 - The plan shall be limited to dental and oral health benefits, without substantially duplicating the benefits typically offered by Health Benefit Plans without dental coverage and shall include, at a minimum, the essential pediatric dental benefits prescribed by the Secretary pursuant to section 1302(b)(1)(J) of the Federal Act and such other dental benefits as the Exchange Authority or the Secretary may specify by regulation.
 - (4) Insurers may jointly offer a comprehensive plan through the Exchange Authority in which the dental benefits are provided by an Insurer through a Qualified Dental Plan and the other benefits are provided by an Insurer through a Qualified Health Plan, provided that the plans are priced separately and are also made available for purchase separately at the same price.

"§ 58-50-360. Choice.

- (a) In accordance with section 1312(f)(2)(A) of the Federal Act, a Qualified Employer may either designate one or more Qualified Health Plans from which its employees may choose or designate any level of coverage to be made available to employees through the SHOP Exchange.
- (b) In accordance with section 1312(b) of the Federal Act, a Qualified Individual enrolled in any Qualified Health Plan may pay any applicable premium owed by such individual to the Health Insurer issuing such Qualified Health Plan.
- (c) <u>In accordance with section 1312(c) of the Federal Act, the following risk pools are established:</u>
 - (1) Individual Exchange. A Health Insurer shall consider all enrollees in all health plans other than Grandfathered Health Plans offered by such Insurer in the individual market, including those enrollees who do not enroll in such plans through the Individual Exchange, to be members of a single risk pool.
 - (2) SHOP Exchange. A Health Insurer shall consider all enrollees in all health plans other than Grandfathered Health Plans offered by such Insurer in the small group market, including those enrollees who do not enroll in such plans through the SHOP Exchange, to be members of a single risk pool.
- (d) In accordance with section 1312(d) of the Federal Act, this section shall not prohibit either of the following:
 - (1) A Health Insurer from offering outside of the Individual Exchange or the SHOP Exchange a health plan to a Qualified Individual or a Qualified Employer.

- 1 2 3
- A Qualified Individual from enrolling in, or a Qualified Employer from (2) selecting for its employees, a health plan offered outside of the Exchange Authority.
- 4 5 6
 - This section shall not limit the operation of any requirement under State law or (e) regulation with respect to any policy or plan that is offered outside of the Exchange Authority with respect to any requirement to offer benefits.
- 7 8
- Nothing in this section shall restrict the choice of a Qualified Individual to enroll or (f) not to enroll in a Qualified Health Plan or to participate in the Individual Exchange.
- 9 10 11
 - Nothing in this section shall compel an individual to enroll in a Qualified Health Plan or to participate in the Exchange Authority.
- 12 13 14
- A Qualified Individual may enroll in any Qualified Health Plan, except that in the (h) case of a catastrophic plan described in section 1302(e) of the Federal Act, a Qualified Individual may enroll in the plan only if the individual is eligible to enroll in the plan under section 1312(e)(2) of the Federal Act.
- 15 16 17
- Nothing in this act or the Federal Act shall be construed to terminate, abridge, or (i) limit the operation of any requirement under State law with respect to any Health Benefit Plan that is offered outside of the Exchange Authority.
- 18 19 20
- In accordance with section 1312(e) of the Federal Act, the Exchange Authority shall allow Agents or Brokers to do the following:
- 21 22
- <u>(1)</u> To enroll Qualified Individuals and Qualified Employers in any Qualified Health Plan offered through the Exchange Authority for which the individual or employer is eligible.
- 23 24
- To assist Qualified Individuals in applying for premium tax credits and <u>(2)</u> cost-sharing reductions for any Qualified Health Plan purchased through the Individual Exchange.

Beginning in 2014, the funding stream that supports the North Carolina Health

25

Any compensation to Agents and Brokers paid under this Part shall be determined (k) by the insurer.

26 27 28

29

§ 58-50-370. Funding; publication of costs.

- 30 31 32 33 34 35 36 37
- Insurance Risk Pool shall be utilized to support the operations of the Exchange Authority. Beginning in 2015, the funding stream that supports the North Carolina Health Insurance Risk Pool shall be utilized to support the operations of the Exchange Authority that serve those individuals with incomes less than or equal to four hundred percent (400%) of the federal poverty level and Qualified Employers receiving a tax credit for the purchase of insurance pursuant to the Federal Act. The proportional cost associated with serving individuals with incomes over four hundred percent (400%) of the federal poverty level and the Qualified Employers not receiving a tax credit pursuant to the Federal Act shall be funded by an annual user fee paid by the individual or the employer to the Exchange Authority. The user fee assessed by the Exchange Authority shall be no greater than the anticipated expenses for serving this market for the applicable fiscal year and must be approved by the Commissioner.
- 40 41 42

38

39

- Additionally, the Exchange Authority is authorized to utilize grant funding for operations, including, but not limited to, grant funding from the Department of Health and Human Services. The Exchange Authority is also authorized to collect and use advertising fees to help support operations of the Exchange Authority.
- 43 44

45

46

50

51

Prior to the commencement of the 2013 Regular Session of the 2013 General (b) Assembly, the Exchange Authority shall examine its potential operational costs and propose to the General Assembly any additional changes to the funding stream necessary to ensure its solvency.

47 48 49

As required by section 1311(d)(5)(A) of the Federal Act, the Exchange Authority shall be self-sustaining by January 1, 2015. A budget for the Exchange Authority shall be prepared by the Exchange Authority and submitted to the Commissioner annually for approval.

- (d) Services performed by the Exchange Authority on behalf of other State or federal programs shall be paid for by those State or federal programs.
- (e) Any unspent funding by the Exchange Authority shall be used for future operation of the Exchange Authority or reducing future user fees.
- (f) The Exchange Authority shall publish the average costs of licensing, regulatory fees, and any other payments required by the Exchange Authority, and the administrative costs of the Exchange Authority, on an Internet Web site to educate consumers on such costs. This information shall include information on monies lost to waste, fraud, and abuse.
 - (g) The Exchange Authority is exempt from any and all State taxes.

"§ 58-50-380. Regulations.

The Commissioner shall promulgate regulations pursuant to Chapter 150B of the General Statutes, including temporary rules, to implement the provisions of this Part.

"§ 58-50-390. Audit.

An audit of the Exchange Authority shall be conducted annually under the oversight of the State Auditor. The cost of the audit shall be reimbursed to the State Auditor from Exchange Authority funds.

SECTION 3. Nothing in this Act shall be construed to interfere with payments to federally qualified health centers. If any item or service covered by a qualified health plan is provided by a federally qualified health center, as defined in section 1905(1)(2)(B) under the Social Security Act 42 U.S.C. 1396d(1)(2)(B), to an enrollee of the plan, the offeror of the plan shall pay to the center for the item or services an amount that is not less than the amount of payment that would have been paid to the center under section 1902(bb) of the Social Security Act for such item or service.

SECTION 4. Severability. – If any provision of this act is held invalid by a court of competent jurisdiction, then Part 8 of Article 50 of Chapter 58 of the General Statutes, as established by this act, is repealed. If section 1311 of the federal Patient Protection and Affordable Care Act in its entirety is repealed or held invalid by a court of competent jurisdiction, then Part 8 of Article 50 of Chapter 58 of the General Statutes, as established by this act, is repealed. If funding is not provided as set forth in the federal Patient Protection and Affordable Care Act, then Part 8 of Article 50 of Chapter 58 of the General Statutes, as established by this act, shall not be enforceable.

SECTION 5. This act is effective when it becomes law.

Page 16 House Bill 115 H115-PCS80120-SQ-4