# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

HOUSE RILL 464

1 2

3

4

5

6

7

8

9

10

11

12

13

14

15

16 17

18

19

20

21

22

2324

25

26

27

28 29

30

31

32

33

34

35

36

## HOUSE BILL 464 PROPOSED COMMITTEE SUBSTITUTE H464-PCS10424-BC-13

D

Short Title: Small Business Health Care Act. (Public) Sponsors: Referred to: March 28, 2019 A BILL TO BE ENTITLED AN ACT TO ESTABLISH STANDARDS FOR ASSOCIATION HEALTH PLANS. The General Assembly of North Carolina enacts: **SECTION 1.** Chapter 58 of the General Statutes is amended by adding a new Article to read: "Article 50A. "Association Health Plans. "<u>§ 58-50A-1. Definitions.</u> "Association Health Plan." – A fully insured group health insurance policy that is sponsored by a sponsoring association and offered or sold to members of the sponsoring association, to provide health benefits, as permitted under the Employee Retirement Income Security Act of 1974, its implementing regulations, and this Chapter. "Employer Member." – A sole proprietorship, or an individual or entity employing at least one person, which is a member of a sponsoring association. "Sponsoring Association." – An association comprised of one or more employer members that provides an association health plan to its employer members. Provided that it meets the other requirements of this Article, a sponsoring association shall be treated as an employer of a single group health plan under the Employee Retirement Income Security Act of 1974, its implementing regulations, and this Chapter. "§ 58-50A-5. Compliance with requirements. Regardless of the domicile of the sponsoring association receiving the policy, no association health plan shall be delivered or issued for delivery in this State unless it complies with the requirements of this Chapter. Nothing in this Article shall be interpreted to regulate or prohibit any group health insurance policy that is not an association health plan as defined in G.S. 58-50A-1(a). "§ 58-50A-10. Sponsoring association requirements. No insurer shall deliver or issue for delivery an association health plan to a sponsoring association unless that sponsoring association meets all of the following requirements: Be an employer within the definition of section 3(5) of the Employee (1) Retirement Income Security Act of 1974 and its implementing regulations. Have a constitution or bylaws that provides for all of the following: (2) Regular meetings. <u>b.</u> Collection of dues from members. Operation by a board of trustees that consists of an owner, partner, <u>c.</u> officer, director, or employee of at least one of the employer members of the association.



1

2

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

- association unless the sponsoring association meets all of the following solvency requirements:
  - Have been established and maintained in good faith for a period of at least (1) five years.
  - Have at the outset a minimum of 500 persons eligible to receive coverage <u>(2)</u> through the association health plan.
  - <u>(3)</u> Enforce provisions that are intended to prevent or deter employer members from terminating coverage under the association health plan prior to the end of the coverage period required under the association health plan's membership requirements. These provisions may include levying fines or assessments and requiring employer members to provide proof of coverage through another health insurance policy before terminating coverage through the association health plan.

House Bill 464 H464-PCS10424-BC-13 Page 2

- 1 (4) Maintain a minimum net worth equal to at least one month's premium, which
  2 must be held in trust and separate from the sponsoring association's operating
  3 assets.
  4 (5) Maintain at all times an adequate plan for protection against insolvency that
  - (5) Maintain at all times an adequate plan for protection against insolvency that is acceptable to the Commissioner.

### "§ 58-50A-30. Nondiscrimination.

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

- (a) No association health plan or sponsoring association may condition eligibility for coverage, including continuing eligibility for coverage, on any of the following health-status factors:
  - (1) Health status.
  - (2) Medical condition, including both physical and mental illness.
- (3) Claims experience.
  - (4) Receipt of health care.
  - (5) Medical history.
    - (6) Genetic information.
    - (7) Evidence of insurability.
    - (8) Disability.
  - (b) An association health plan or sponsoring association may make rating distinctions among its employer members based on factors other than health-status factors, such as industry, occupation, or geography, provided that the rating distinction is not directed at individual beneficiaries or based on a factor listed in subsection (a) of this section.
    - (c) No association health plan may impose limitations based on preexisting conditions.
  - (d) This section shall not be construed to require an association health plan to provide particular benefits other than those provided under the terms of the plan, or otherwise required by law, or to prevent the plan from establishing limitations or restrictions on the amount, level, extent, or nature of the benefits or coverage for similarly situated individuals enrolled in the plan.

### "§ 58-50A-35. Premium contributions.

- (a) An association health plan or sponsoring association shall not require any individual, as a condition of initial enrollment or continued enrollment in the plan, to pay a premium or contribution that is greater than the premium or contribution for a similarly situated individual enrolled in the plan on the basis of any health status—related factor in relation to the individual or to an individual enrolled in the plan as a dependent of the individual.
- (b) Nothing in this section shall be construed to restrict the amount an insurer may charge for coverage under an association health plan, or to prevent an insurer from establishing premium discounts or modifying otherwise applicable co-payments or deductibles for an association health plan in return for adherence to programs of health promotion and disease prevention.

### "§ 58-50A-40. Use of licensed agents and brokers.

Nothing in this Article shall preclude a sponsoring association from engaging a broker or agent licensed to sell insurance in this State for the purposes of reviewing and considering any association health plan."

**SECTION 2.** This act becomes effective January 1, 2020, and applies to contracts entered into, amended, or renewed on or after that date.