

E2SHB 2319 - S AMD 184

By Senators Hargrove, Kastama

WITHDRAWN 03/01/2012

1 Strike everything after the enacting clause and insert the
2 following:

3 "PART I
4 DEFINITIONS

5 **Sec. 1.** RCW 48.43.005 and 2011 c 315 s 2 and 2011 c 314 s 3 are
6 each reenacted and amended to read as follows:

7 Unless otherwise specifically provided, the definitions in this
8 section apply throughout this chapter.

9 (1) "Adjusted community rate" means the rating method used to
10 establish the premium for health plans adjusted to reflect actuarially
11 demonstrated differences in utilization or cost attributable to
12 geographic region, age, family size, and use of wellness activities.

13 (2) "Adverse benefit determination" means a denial, reduction, or
14 termination of, or a failure to provide or make payment, in whole or in
15 part, for a benefit, including a denial, reduction, termination, or
16 failure to provide or make payment that is based on a determination of
17 an enrollee's or applicant's eligibility to participate in a plan, and
18 including, with respect to group health plans, a denial, reduction, or
19 termination of, or a failure to provide or make payment, in whole or in
20 part, for a benefit resulting from the application of any utilization
21 review, as well as a failure to cover an item or service for which
22 benefits are otherwise provided because it is determined to be
23 experimental or investigational or not medically necessary or
24 appropriate.

25 (3) "Applicant" means a person who applies for enrollment in an
26 individual health plan as the subscriber or an enrollee, or the
27 dependent or spouse of a subscriber or enrollee.

28 (4) "Basic health plan" means the plan described under chapter
29 70.47 RCW, as revised from time to time.

1 (5) "Basic health plan model plan" means a health plan as required
2 in RCW 70.47.060(2)(e).

3 (6) "Basic health plan services" means that schedule of covered
4 health services, including the description of how those benefits are to
5 be administered, that are required to be delivered to an enrollee under
6 the basic health plan, as revised from time to time.

7 (7) "Board" means the governing board of the Washington health
8 benefit exchange established in chapter 43.71 RCW.

9 (8)(a) For grandfathered health benefit plans issued before January
10 1, 2014, and renewed thereafter, "catastrophic health plan" means:

11 ~~((a))~~ (i) In the case of a contract, agreement, or policy
12 covering a single enrollee, a health benefit plan requiring a calendar
13 year deductible of, at a minimum, one thousand seven hundred fifty
14 dollars and an annual out-of-pocket expense required to be paid under
15 the plan (other than for premiums) for covered benefits of at least
16 three thousand five hundred dollars, both amounts to be adjusted
17 annually by the insurance commissioner; and

18 ~~((b))~~ (ii) In the case of a contract, agreement, or policy
19 covering more than one enrollee, a health benefit plan requiring a
20 calendar year deductible of, at a minimum, three thousand five hundred
21 dollars and an annual out-of-pocket expense required to be paid under
22 the plan (other than for premiums) for covered benefits of at least six
23 thousand dollars, both amounts to be adjusted annually by the insurance
24 commissioner(~~or~~

25 ~~(c) Any health benefit plan that provides benefits for hospital~~
26 ~~inpatient and outpatient services, professional and prescription drugs~~
27 ~~provided in conjunction with such hospital inpatient and outpatient~~
28 ~~services, and excludes or substantially limits outpatient physician~~
29 ~~services and those services usually provided in an office setting)).~~

30 (b) In July 2008, and in each July thereafter, the insurance
31 commissioner shall adjust the minimum deductible and out-of-pocket
32 expense required for a plan to qualify as a catastrophic plan to
33 reflect the percentage change in the consumer price index for medical
34 care for a preceding twelve months, as determined by the United States
35 department of labor. For a plan year beginning in 2014, the out-of-
36 pocket limits must be adjusted as specified in section 1302(c)(1) of
37 P.L. 111-148 of 2010, as amended. The adjusted amount shall apply on
38 the following January 1st.

1 (c) For health benefit plans issued on or after January 1, 2014,
2 "catastrophic health plan" means:

3 (i) A health benefit plan that meets the definition of catastrophic
4 plan set forth in section 1302(e) of P.L. 111-148 of 2010, as amended;
5 or

6 (ii) A health benefit plan offered outside the exchange marketplace
7 that requires a calendar year deductible or out-of-pocket expenses
8 under the plan, other than for premiums, for covered benefits, that
9 meets or exceeds the commissioner's annual adjustment under (b) of this
10 subsection.

11 ~~((+8))~~ (9) "Certification" means a determination by a review
12 organization that an admission, extension of stay, or other health care
13 service or procedure has been reviewed and, based on the information
14 provided, meets the clinical requirements for medical necessity,
15 appropriateness, level of care, or effectiveness under the auspices of
16 the applicable health benefit plan.

17 ~~((+9))~~ (10) "Concurrent review" means utilization review conducted
18 during a patient's hospital stay or course of treatment.

19 ~~((+10))~~ (11) "Covered person" or "enrollee" means a person covered
20 by a health plan including an enrollee, subscriber, policyholder,
21 beneficiary of a group plan, or individual covered by any other health
22 plan.

23 ~~((+11))~~ (12) "Dependent" means, at a minimum, the enrollee's legal
24 spouse and dependent children who qualify for coverage under the
25 enrollee's health benefit plan.

26 ~~((+12))~~ (13) "Emergency medical condition" means a medical
27 condition manifesting itself by acute symptoms of sufficient severity,
28 including severe pain, such that a prudent layperson, who possesses an
29 average knowledge of health and medicine, could reasonably expect the
30 absence of immediate medical attention to result in a condition (a)
31 placing the health of the individual, or with respect to a pregnant
32 woman, the health of the woman or her unborn child, in serious
33 jeopardy, (b) serious impairment to bodily functions, or (c) serious
34 dysfunction of any bodily organ or part.

35 ~~((+13))~~ (14) "Emergency services" means a medical screening
36 examination, as required under section 1867 of the social security act
37 (42 U.S.C. 1395dd), that is within the capability of the emergency
38 department of a hospital, including ancillary services routinely

1 available to the emergency department to evaluate that emergency
2 medical condition, and further medical examination and treatment, to
3 the extent they are within the capabilities of the staff and facilities
4 available at the hospital, as are required under section 1867 of the
5 social security act (42 U.S.C. 1395dd) to stabilize the patient.
6 Stabilize, with respect to an emergency medical condition, has the
7 meaning given in section 1867(e)(3) of the social security act (42
8 U.S.C. 1395dd(e)(3)).

9 ~~((+14+))~~ (15) "Employee" has the same meaning given to the term, as
10 of January 1, 2008, under section 3(6) of the federal employee
11 retirement income security act of 1974.

12 ~~((+15+))~~ (16) "Enrollee point-of-service cost-sharing" means
13 amounts paid to health carriers directly providing services, health
14 care providers, or health care facilities by enrollees and may include
15 copayments, coinsurance, or deductibles.

16 ~~((+16+))~~ (17) "Exchange" means the Washington health benefit
17 exchange established under chapter 43.71 RCW.

18 (18) "Final external review decision" means a determination by an
19 independent review organization at the conclusion of an external
20 review.

21 ~~((+17+))~~ (19) "Final internal adverse benefit determination" means
22 an adverse benefit determination that has been upheld by a health plan
23 or carrier at the completion of the internal appeals process, or an
24 adverse benefit determination with respect to which the internal
25 appeals process has been exhausted under the exhaustion rules described
26 in RCW 48.43.530 and 48.43.535.

27 ~~((+18+))~~ (20) "Grandfathered health plan" means a group health plan
28 or an individual health plan that under section 1251 of the patient
29 protection and affordable care act, P.L. 111-148 (2010) and as amended
30 by the health care and education reconciliation act, P.L. 111-152
31 (2010) is not subject to subtitles A or C of the act as amended.

32 ~~((+19+))~~ (21) "Grievance" means a written complaint submitted by or
33 on behalf of a covered person regarding: (a) Denial of payment for
34 medical services or nonprovision of medical services included in the
35 covered person's health benefit plan, or (b) service delivery issues
36 other than denial of payment for medical services or nonprovision of
37 medical services, including dissatisfaction with medical care, waiting

1 time for medical services, provider or staff attitude or demeanor, or
2 dissatisfaction with service provided by the health carrier.

3 ~~((+20+))~~ (22) "Health care facility" or "facility" means hospices
4 licensed under chapter 70.127 RCW, hospitals licensed under chapter
5 70.41 RCW, rural health care facilities as defined in RCW 70.175.020,
6 psychiatric hospitals licensed under chapter 71.12 RCW, nursing homes
7 licensed under chapter 18.51 RCW, community mental health centers
8 licensed under chapter 71.05 or 71.24 RCW, kidney disease treatment
9 centers licensed under chapter 70.41 RCW, ambulatory diagnostic,
10 treatment, or surgical facilities licensed under chapter 70.41 RCW,
11 drug and alcohol treatment facilities licensed under chapter 70.96A
12 RCW, and home health agencies licensed under chapter 70.127 RCW, and
13 includes such facilities if owned and operated by a political
14 subdivision or instrumentality of the state and such other facilities
15 as required by federal law and implementing regulations.

16 ~~((+21+))~~ (23) "Health care provider" or "provider" means:

17 (a) A person regulated under Title 18 or chapter 70.127 RCW, to
18 practice health or health-related services or otherwise practicing
19 health care services in this state consistent with state law; or

20 (b) An employee or agent of a person described in (a) of this
21 subsection, acting in the course and scope of his or her employment.

22 ~~((+22+))~~ (24) "Health care service" means that service offered or
23 provided by health care facilities and health care providers relating
24 to the prevention, cure, or treatment of illness, injury, or disease.

25 ~~((+23+))~~ (25) "Health carrier" or "carrier" means a disability
26 insurer regulated under chapter 48.20 or 48.21 RCW, a health care
27 service contractor as defined in RCW 48.44.010, or a health maintenance
28 organization as defined in RCW 48.46.020, and includes "issuers" as
29 that term is used in the patient protection and affordable care act
30 (P.L. 111-148).

31 ~~((+24+))~~ (26) "Health plan" or "health benefit plan" means any
32 policy, contract, or agreement offered by a health carrier to provide,
33 arrange, reimburse, or pay for health care services except the
34 following:

35 (a) Long-term care insurance governed by chapter 48.84 or 48.83
36 RCW;

37 (b) Medicare supplemental health insurance governed by chapter
38 48.66 RCW;

1 (c) Coverage supplemental to the coverage provided under chapter
2 55, Title 10, United States Code;

3 (d) Limited health care services offered by limited health care
4 service contractors in accordance with RCW 48.44.035;

5 (e) Disability income;

6 (f) Coverage incidental to a property/casualty liability insurance
7 policy such as automobile personal injury protection coverage and
8 homeowner guest medical;

9 (g) Workers' compensation coverage;

10 (h) Accident only coverage;

11 (i) Specified disease or illness-triggered fixed payment insurance,
12 hospital confinement fixed payment insurance, or other fixed payment
13 insurance offered as an independent, noncoordinated benefit;

14 (j) Employer-sponsored self-funded health plans;

15 (k) Dental only and vision only coverage; and

16 (l) Plans deemed by the insurance commissioner to have a short-term
17 limited purpose or duration, or to be a student-only plan that is
18 guaranteed renewable while the covered person is enrolled as a regular
19 full-time undergraduate or graduate student at an accredited higher
20 education institution, after a written request for such classification
21 by the carrier and subsequent written approval by the insurance
22 commissioner.

23 ~~((+25))~~ (27) "Material modification" means a change in the
24 actuarial value of the health plan as modified of more than five
25 percent but less than fifteen percent.

26 ~~((+26))~~ (28) "Open enrollment" means a period of time as defined
27 in rule to be held at the same time each year, during which applicants
28 may enroll in a carrier's individual health benefit plan without being
29 subject to health screening or otherwise required to provide evidence
30 of insurability as a condition for enrollment.

31 ~~((+27))~~ (29) "Preexisting condition" means any medical condition,
32 illness, or injury that existed any time prior to the effective date of
33 coverage.

34 ~~((+28))~~ (30) "Premium" means all sums charged, received, or
35 deposited by a health carrier as consideration for a health plan or the
36 continuance of a health plan. Any assessment or any "membership,"
37 "policy," "contract," "service," or similar fee or charge made by a

1 health carrier in consideration for a health plan is deemed part of the
2 premium. "Premium" shall not include amounts paid as enrollee point-
3 of-service cost-sharing.

4 ~~((+29))~~ (31) "Review organization" means a disability insurer
5 regulated under chapter 48.20 or 48.21 RCW, health care service
6 contractor as defined in RCW 48.44.010, or health maintenance
7 organization as defined in RCW 48.46.020, and entities affiliated with,
8 under contract with, or acting on behalf of a health carrier to perform
9 a utilization review.

10 ~~((+30))~~ (32) "Small employer" or "small group" means any person,
11 firm, corporation, partnership, association, political subdivision,
12 sole proprietor, or self-employed individual that is actively engaged
13 in business that employed an average of at least one but no more than
14 fifty employees, during the previous calendar year and employed at
15 least one employee on the first day of the plan year, is not formed
16 primarily for purposes of buying health insurance, and in which a bona
17 fide employer-employee relationship exists. In determining the number
18 of employees, companies that are affiliated companies, or that are
19 eligible to file a combined tax return for purposes of taxation by this
20 state, shall be considered an employer. Subsequent to the issuance of
21 a health plan to a small employer and for the purpose of determining
22 eligibility, the size of a small employer shall be determined annually.
23 Except as otherwise specifically provided, a small employer shall
24 continue to be considered a small employer until the plan anniversary
25 following the date the small employer no longer meets the requirements
26 of this definition. A self-employed individual or sole proprietor who
27 is covered as a group of one must also: (a) Have been employed by the
28 same small employer or small group for at least twelve months prior to
29 application for small group coverage, and (b) verify that he or she
30 derived at least seventy-five percent of his or her income from a trade
31 or business through which the individual or sole proprietor has
32 attempted to earn taxable income and for which he or she has filed the
33 appropriate internal revenue service form 1040, schedule C or F, for
34 the previous taxable year, except a self-employed individual or sole
35 proprietor in an agricultural trade or business, must have derived at
36 least fifty-one percent of his or her income from the trade or business
37 through which the individual or sole proprietor has attempted to earn

1 taxable income and for which he or she has filed the appropriate
2 internal revenue service form 1040, for the previous taxable year.

3 ~~((+31+))~~ (33) "Special enrollment" means a defined period of time
4 of not less than thirty-one days, triggered by a specific qualifying
5 event experienced by the applicant, during which applicants may enroll
6 in the carrier's individual health benefit plan without being subject
7 to health screening or otherwise required to provide evidence of
8 insurability as a condition for enrollment.

9 ~~((+32+))~~ (34) "Standard health questionnaire" means the standard
10 health questionnaire designated under chapter 48.41 RCW.

11 ~~((+33+))~~ (35) "Utilization review" means the prospective,
12 concurrent, or retrospective assessment of the necessity and
13 appropriateness of the allocation of health care resources and services
14 of a provider or facility, given or proposed to be given to an enrollee
15 or group of enrollees.

16 ~~((+34+))~~ (36) "Wellness activity" means an explicit program of an
17 activity consistent with department of health guidelines, such as,
18 smoking cessation, injury and accident prevention, reduction of alcohol
19 misuse, appropriate weight reduction, exercise, automobile and
20 motorcycle safety, blood cholesterol reduction, and nutrition education
21 for the purpose of improving enrollee health status and reducing health
22 service costs.

23 PART II

24 THE WASHINGTON HEALTH BENEFIT EXCHANGE

25 **Sec. 2.** RCW 43.71.010 and 2011 c 317 s 2 are each amended to read
26 as follows:

27 The definitions in this section apply throughout this chapter
28 unless the context clearly requires otherwise. Terms and phrases used
29 in this chapter that are not defined in this section must be defined as
30 consistent with implementation of a state health benefit exchange
31 pursuant to the affordable care act.

32 (1) "Affordable care act" means the federal patient protection and
33 affordable care act, P.L. 111-148, as amended by the federal health
34 care and education reconciliation act of 2010, P.L. 111-152, or federal
35 regulations or guidance issued under the affordable care act.

1 (2) "Authority" means the Washington state health care authority,
2 established under chapter 41.05 RCW.

3 (3) "Board" means the governing board established in RCW 43.71.020.

4 (4) "Commissioner" means the insurance commissioner, established in
5 Title 48 RCW.

6 (5) "Exchange" means the Washington health benefit exchange
7 established in RCW 43.71.020.

8 (6) "Self-sustaining" means capable of operating without direct
9 state tax subsidy. Self-sustaining sources include, but are not
10 limited to, federal grants, federal premium tax subsidies and credits,
11 charges to health carriers, and premiums paid by enrollees.

12 **Sec. 3.** RCW 43.71.020 and 2011 c 317 s 3 are each amended to read
13 as follows:

14 (1) The Washington health benefit exchange is established and
15 constitutes a self-sustaining public-private partnership separate and
16 distinct from the state, exercising functions delineated in chapter
17 317, Laws of 2011. By January 1, 2014, the exchange shall operate
18 consistent with the affordable care act subject to statutory
19 authorization. The exchange shall have a governing board consisting of
20 persons with expertise in the Washington health care system and private
21 and public health care coverage. The initial membership of the board
22 shall be appointed as follows:

23 (a) By October 1, 2011, each of the two largest caucuses in both
24 the house of representatives and the senate shall submit to the
25 governor a list of five nominees who are not legislators or employees
26 of the state or its political subdivisions, with no caucus submitting
27 the same nominee.

28 (i) The nominations from the largest caucus in the house of
29 representatives must include at least one employee benefit specialist;

30 (ii) The nominations from the second largest caucus in the house of
31 representatives must include at least one health economist or actuary;

32 (iii) The nominations from the largest caucus in the senate must
33 include at least one representative of health consumer advocates;

34 (iv) The nominations from the second largest caucus in the senate
35 must include at least one representative of small business;

36 (v) The remaining nominees must have demonstrated and acknowledged
37 expertise in at least one of the following areas: Individual health

1 care coverage, small employer health care coverage, health benefits
2 plan administration, health care finance and economics, actuarial
3 science, or administering a public or private health care delivery
4 system.

5 (b) By December 15, 2011, the governor shall appoint two members
6 from each list submitted by the caucuses under (a) of this subsection.
7 The appointments made under this subsection (1)(b) must include at
8 least one employee benefits specialist, one health economist or
9 actuary, one representative of small business, and one representative
10 of health consumer advocates. The remaining four members must have a
11 demonstrated and acknowledged expertise in at least one of the
12 following areas: Individual health care coverage, small employer
13 health care coverage, health benefits plan administration, health care
14 finance and economics, actuarial science, or administering a public or
15 private health care delivery system.

16 (c) By December 15, 2011, the governor shall appoint a ninth member
17 to serve as chair. The chair may not be an employee of the state or
18 its political subdivisions. The chair shall serve as a nonvoting
19 member except in the case of a tie.

20 (d) The following members shall serve as nonvoting, ex officio
21 members of the board:

22 (i) The insurance commissioner or his or her designee; and

23 (ii) The administrator of the health care authority, or his or her
24 designee.

25 (2) Initial members of the board shall serve staggered terms not to
26 exceed four years. Members appointed thereafter shall serve two-year
27 terms.

28 (3) A member of the board whose term has expired or who otherwise
29 leaves the board shall be replaced by gubernatorial appointment. When
30 the person leaving was nominated by one of the caucuses of the house of
31 representatives or the senate, his or her replacement shall be
32 appointed from a list of five nominees submitted by that caucus within
33 thirty days after the person leaves. If the member to be replaced is
34 the chair, the governor shall appoint a new chair within thirty days
35 after the vacancy occurs. A person appointed to replace a member who
36 leaves the board prior to the expiration of his or her term shall serve
37 only the duration of the unexpired term. Members of the board may be
38 reappointed to multiple terms.

1 (4) No board member may be appointed if his or her participation in
2 the decisions of the board could benefit his or her own financial
3 interests or the financial interests of an entity he or she represents.
4 A board member who develops such a conflict of interest shall resign or
5 be removed from the board.

6 (5) Members of the board must be reimbursed for their travel
7 expenses while on official business in accordance with RCW 43.03.050
8 and 43.03.060. The board shall prescribe rules for the conduct of its
9 business. Meetings of the board are at the call of the chair.

10 (6) The exchange and the board are subject only to the provisions
11 of chapter 42.30 RCW, the open public meetings act, and chapter 42.56
12 RCW, the public records act, and not to any other law or regulation
13 generally applicable to state agencies. Consistent with the open
14 public meetings act, the board may hold executive sessions to consider
15 proprietary or confidential nonpublished information.

16 (7)(a) The board shall establish an advisory committee to allow for
17 the views of the health care industry and other stakeholders to be
18 heard in the operation of the health benefit exchange.

19 (b) The board may establish technical advisory committees or seek
20 the advice of technical experts when necessary to execute the powers
21 and duties included in chapter 317, Laws of 2011.

22 (8) Members of the board are not civilly or criminally liable and
23 may not have any penalty or cause of action of any nature arise against
24 them for any action taken or not taken, including any discretionary
25 decision or failure to make a discretionary decision, when the action
26 or inaction is done in good faith and in the performance of the powers
27 and duties under chapter 317, Laws of 2011. Nothing in this section
28 prohibits legal actions against the board to enforce the board's
29 statutory or contractual duties or obligations.

30 (9) In recognition of the government-to-government relationship
31 between the state of Washington and the federally recognized tribes in
32 the state of Washington, the board shall consult with the American
33 Indian health commission.

34 **Sec. 4.** RCW 43.71.030 and 2011 c 317 s 4 are each amended to read
35 as follows:

36 (1) The exchange may, consistent with the purposes of this chapter:

37 (a) Sue and be sued in its own name; (b) make and execute agreements,

1 contracts, and other instruments, with any public or private person or
2 entity; (c) employ, contract with, or engage personnel; (d) pay
3 administrative costs; ~~((and))~~ (e) accept grants, donations, loans of
4 funds, and contributions in money, services, materials or otherwise,
5 from the United States or any of its agencies, from the state of
6 Washington and its agencies or from any other source, and use or expend
7 those moneys, services, materials, or other contributions; (f)
8 aggregate or delegate the aggregation of funds that comprise the
9 premium for a health plan; and (g) complete other duties necessary to
10 begin open enrollment in qualified health plans through the exchange
11 beginning October 1, 2013.

12 ~~((The powers and duties of the exchange and the board are~~
13 ~~limited to those necessary to apply for and administer grants,~~
14 ~~establish information technology infrastructure, and undertake~~
15 ~~additional administrative functions necessary to begin operation of the~~
16 ~~exchange by January 1, 2014. Any actions relating to substantive~~
17 ~~issues included in RCW 43.71.040 must be consistent with statutory~~
18 ~~direction on those issues.))~~ The board shall develop a methodology to
19 ensure the exchange is self-sustaining after December 31, 2014. The
20 board shall seek input from health carriers to develop funding
21 mechanisms that fairly and equitably apportion among carriers the
22 reasonable administrative costs and expenses incurred to implement the
23 provisions of this chapter. The board shall submit its recommendations
24 to the legislature by December 1, 2012. If the legislature does not
25 enact legislation during the 2013 regular session to modify or reject
26 the board's recommendations, the board may proceed with implementation
27 of the recommendations.

28 (3) The board shall establish policies that permit city and county
29 governments, Indian tribes, tribal organizations, urban Indian
30 organizations, private foundations, and other entities to pay premiums
31 on behalf of qualified individuals.

32 (4) The employees of the exchange may participate in the public
33 employees' retirement system under chapter 41.40 RCW and the public
34 employees' benefits board under chapter 41.05 RCW.

35 (5) Qualified employers may access coverage for their employees
36 through the exchange for small groups under section 1311 of P.L. 111-
37 148 of 2010, as amended. The exchange shall enable any qualified

1 employer to specify a level of coverage so that any of its employees
2 may enroll in any qualified health plan offered through the small group
3 exchange at the specified level of coverage.

4 (6) The exchange shall report its activities and status to the
5 governor and the legislature as requested, and no less often than
6 annually.

7 **Sec. 5.** RCW 43.71.060 and 2011 c 317 s 7 are each amended to read
8 as follows:

9 (1) The health benefit exchange account is created in the custody
10 of the state treasurer. All receipts from federal grants received
11 under the affordable care act (~~shall~~) may be deposited into the
12 account. Expenditures from the account may be used only for purposes
13 consistent with the grants. Until March 15, 2012, only the
14 administrator of the health care authority, or his or her designee, may
15 authorize expenditures from the account. Beginning March 15, 2012,
16 only the board of the Washington health benefit exchange or designee
17 may authorize expenditures from the account. The account is subject to
18 allotment procedures under chapter 43.88 RCW, but an appropriation is
19 not required for expenditures.

20 (2) This section expires January 1, 2014.

21 **PART III**
22 **MARKET RULES**

23 NEW SECTION. **Sec. 6.** A new section is added to chapter 48.43 RCW
24 to read as follows:

25 (1) For plan or policy years beginning January 1, 2014, a carrier
26 must offer individual or small group health benefit plans that meet the
27 definition of silver and gold level plans in section 1302 of P.L. 111-
28 148 of 2010, as amended, in any market outside the exchange in which it
29 offers a plan that meets the definition of bronze level in section 1302
30 of P.L. 111-148 of 2010, as amended.

31 (2) By December 1, 2016, the exchange board, in consultation with
32 the commissioner, must complete a review of the impact of this section
33 on the health and viability of the markets inside and outside the
34 exchange and submit the recommendations to the legislature on whether
35 to maintain the market rules or let them expire.

1 (3) The commissioner shall evaluate plans offered at each actuarial
2 value defined in section 1302 of P.L. 111-148 of 2010, as amended, and
3 determine whether variation in prescription drug benefit cost-sharing,
4 both inside and outside the exchange in both the individual and small
5 group markets results in adverse selection. If so, the commissioner
6 may adopt rules to assure substantial equivalence of prescription drug
7 cost-sharing.

8 NEW SECTION. **Sec. 7.** A new section is added to chapter 48.43 RCW
9 to read as follows:

10 All health plans, other than catastrophic health plans, offered
11 outside of the exchange must conform with the actuarial value tiers
12 specified in section 1302 of P.L. 111-148 of 2010, as amended, as
13 bronze, silver, gold, or platinum.

14 **PART IV**
15 **QUALIFIED HEALTH PLANS**

16 NEW SECTION. **Sec. 8.** A new section is added to chapter 43.71 RCW
17 to read as follows:

18 (1) The board shall certify a plan as a qualified health plan to be
19 offered through the exchange if the plan is determined by the:

20 (a) Insurance commissioner to meet the requirements of Title 48 RCW
21 and rules adopted by the commissioner pursuant to chapter 34.05 RCW to
22 implement the requirements of Title 48 RCW;

23 (b) Board to meet the requirements of the affordable care act for
24 certification as a qualified health plan; and

25 (c) Board to include tribal clinics and urban Indian clinics as
26 essential community providers in the plan's provider network consistent
27 with federal law. If consistent with federal law, integrated delivery
28 systems shall be exempt from the requirement to include essential
29 community providers in the provider network.

30 (2) Consistent with section 1311 of P.L. 111-148 of 2010, as
31 amended, the board shall allow stand-alone dental plans to offer
32 coverage in the exchange beginning January 1, 2014. Dental benefits
33 offered in the exchange must be offered and priced separately to assure
34 transparency for consumers.

1 (3) The board may permit direct primary care medical home plans,
2 consistent with section 1301 of P.L. 111-148 of 2010, as amended, to be
3 offered in the exchange beginning January 1, 2014.

4 (4) Upon request by the board, a state agency shall provide
5 information to the board for its use in determining if the requirements
6 under subsection (1)(b) or (c) of this section have been met. Unless
7 the agency and the board agree to a later date, the agency shall
8 provide the information within sixty days of the request. The exchange
9 shall reimburse the agency for the cost of compiling and providing the
10 requested information within one hundred eighty days of its receipt.

11 (5) A decision by the board denying a request to certify or
12 recertify a plan as a qualified health plan may be appealed according
13 to procedures adopted by the board.

14 NEW SECTION. **Sec. 9.** A new section is added to chapter 43.71 RCW
15 to read as follows:

16 The board shall establish a rating system consistent with section
17 1311 of P.L. 111-148 of 2010, as amended, for qualified health plans to
18 assist consumers in evaluating plan choices in the exchange. Rating
19 factors established by the board may include, but are not limited to:

20 (1) Affordability with respect to premiums, deductibles, and point-
21 of-service cost-sharing;

22 (2) Enrollee satisfaction;

23 (3) Provider reimbursement methods that incentivize health homes or
24 chronic care management or care coordination for enrollees with
25 complex, high-cost, or multiple chronic conditions;

26 (4) Promotion of appropriate primary care and preventive services
27 utilization;

28 (5) High standards for provider network adequacy, including
29 consumer choice of providers and service locations and robust provider
30 participation intended to improve access to underserved populations
31 through participation of essential community providers, family planning
32 providers and pediatric providers;

33 (6) High standards for covered services, including languages spoken
34 or transportation assistance; and

35 (7) Coverage of benefits for spiritual care services that are
36 deductible under section 213(d) of the internal revenue code.

1 **ESSENTIAL HEALTH BENEFITS**

2 NEW SECTION. **Sec. 13.** A new section is added to chapter 48.43 RCW
3 to read as follows:

4 (1) Consistent with federal law, the commissioner, in consultation
5 with the board and the health care authority, shall, by rule, select
6 the largest small group plan in the state by enrollment as the
7 benchmark plan for the individual and small group market for purposes
8 of establishing the essential health benefits in Washington state under
9 P.L. 111-148 of 2010, as amended.

10 (2) If the essential health benefits benchmark plan for the
11 individual and small group market does not include all of the ten
12 benefit categories specified by section 1302 of P.L. 111-148, as
13 amended, the commissioner, in consultation with the board and the
14 health care authority, shall, by rule, supplement the benchmark plan
15 benefits as needed to meet the minimum requirements of section 1302.

16 (3) A health plan required to offer the essential health benefits,
17 other than a health plan offered through the federal basic health
18 program or medicaid, under P.L. 111-148 of 2010, as amended, may not be
19 offered in the state unless the commissioner finds that it is
20 substantially equal to the benchmark plan. When making this
21 determination, the commissioner must:

22 (a) Ensure that the plan covers the ten essential health benefits
23 categories specified in section 1302 of P.L. 111-148 of 2010, as
24 amended; and

25 (b) May consider whether the health plan has a benefit design that
26 would create a risk of biased selection based on health status and
27 whether the health plan contains meaningful scope and level of benefits
28 in each of the ten essential health benefit categories specified by
29 section 1302 of P.L. 111-148 of 2010, as amended.

30 (4) Beginning December 15, 2012, and every year thereafter, the
31 commissioner shall submit to the legislature a list of state-mandated
32 health benefits, the enforcement of which will result in federally
33 imposed costs to the state related to the plans sold through the
34 exchange because the benefits are not included in the essential health
35 benefits designated under federal law. The list must include the
36 anticipated costs to the state of each state-mandated health benefit on
37 the list and any statutory changes needed if funds are not appropriated

1 to defray the state costs for the listed mandate. The commissioner may
2 enforce a mandate on the list for the entire market only if funds are
3 appropriated in an omnibus appropriations act specifically to pay the
4 state portion of the identified costs.

5 NEW SECTION. **Sec. 14.** Nothing in this act prohibits the offering
6 of benefits for spiritual care services deductible under section 213(d)
7 of the internal revenue code in health plans inside and outside of the
8 exchange.

9 **PART VI**
10 **THE BASIC HEALTH OPTION**

11 NEW SECTION. **Sec. 15.** A new section is added to chapter 70.47 RCW
12 to read as follows:

13 (1) On or before December 1, 2012, the director of the health care
14 authority shall submit a report to the legislature on whether to
15 proceed with implementation of a federal basic health option, under
16 section 1331 of P.L. 111-148 of 2010, as amended. The report shall
17 address whether:

18 (a) Sufficient funding is available to support the design and
19 development work necessary for the program to provide health coverage
20 to enrollees beginning January 1, 2014;

21 (b) Anticipated federal funding under section 1331 will be
22 sufficient, absent any additional state funding, to cover the provision
23 of essential health benefits and costs for administering the basic
24 health plan. Enrollee premium levels will be below the levels that
25 would apply to persons with income between one hundred thirty-four and
26 two hundred percent of the federal poverty level through the exchange;
27 and

28 (c) Health plan payment rates will be sufficient to ensure enrollee
29 access to a robust provider network and health homes, as described
30 under RCW 70.47.100.

31 (2) If the legislature determines to proceed with implementation of
32 a federal basic health option, the director shall provide the necessary
33 certifications to the secretary of the federal department of health and
34 human services under section 1331 of P.L. 111-148 of 2010, as amended,
35 to proceed with adoption of the federal basic health program option.

1 (3) Prior to making this finding, the director shall:

2 (a) Actively consult with the board of the Washington health
3 benefit exchange, the office of the insurance commissioner, consumer
4 advocates, provider organizations, carriers, and other interested
5 organizations;

6 (b) Consider any available objective analysis specific to
7 Washington state, by an independent nationally recognized consultant
8 that has been actively engaged in analysis and economic modeling of the
9 federal basic health program option for multiple states.

10 (4) The director shall report any findings and supporting analysis
11 made under this section to the governor and relevant policy and fiscal
12 committees of the legislature.

13 (5) To the extent funding is available specifically for this
14 purpose in the operating budget, the health care authority shall assume
15 the federal basic health plan option will be implemented in Washington
16 state, and initiate the necessary design and development work. If the
17 legislature determines under subsection (1) of this section not to
18 proceed with implementation, the authority may cease activities related
19 to basic health program implementation.

20 (6) If implemented, the federal basic health program must be guided
21 by the following principles:

22 (a) Meeting the minimum state certification standards in section
23 1331 of the federal patient protection and affordable care act;

24 (b) To the extent allowed by the federal department of health and
25 human services, twelve-month continuous eligibility for the basic
26 health program, and corresponding twelve-month continuous enrollment in
27 standard health plans by enrollees; or, in lieu of twelve-month
28 continuous eligibility, financing mechanisms that enable enrollees to
29 remain with a plan for the entire plan year;

30 (c) Achieving an appropriate balance between:

31 (i) Premiums and cost-sharing minimized to increase the
32 affordability of insurance coverage;

33 (ii) Standard health plan contracting requirements that minimize
34 plan and provider administrative costs, while incentivizing
35 improvements in quality and enrollee health outcomes; and

36 (iii) Health plan payment rates and provider payment rates that
37 are sufficient to ensure enrollee access to a robust provider network
38 and health homes, as described under RCW 70.47.100; and

1 (d) Transparency in program administration, including active and
2 ongoing consultation with basic health program enrollees and interested
3 organizations, and ensuring adequate enrollee notice and appeal rights.

4 **PART VII**

5 **RISK ADJUSTMENT AND REINSURANCE**

6 NEW SECTION. **Sec. 16.** A new section is added to chapter 48.43 RCW
7 to read as follows:

8 (1)(a) The commissioner, in consultation with the board, shall
9 adopt rules establishing the reinsurance and risk adjustment programs
10 required by P.L. 111-148 of 2010, as amended.

11 (b) The commissioner must include in deliberations related to
12 reinsurance rule making an analysis of an invisible high risk pool
13 option, in which the full premium and risk associated with certain
14 high-risk or high-cost enrollees would be ceded to the transitional
15 reinsurance program. The analysis must include a determination as to
16 whether that option is authorized under the federal reinsurance program
17 regulations, whether the option would provide sufficiently
18 comprehensive coverage for current nonmedicare high risk pool
19 enrollees, and how an invisible high risk pool option could be designed
20 to ensure that carriers ceding risk provide effective care management
21 to high-risk or high-cost enrollees.

22 (2) Consistent with federal law, the rules for the reinsurance
23 program must, at a minimum, establish:

- 24 (a) A mechanism to collect reinsurance contribution funds;
25 (b) A reinsurance payment formula; and
26 (c) A mechanism to disburse reinsurance payments.

27 (3)(a) The commissioner may adjust the rules adopted under this
28 section as needed to preserve a healthy market both inside and outside
29 of the exchange.

30 (b) The rules adopted under this section must identify and may
31 require submission of the data needed to support operation of the
32 reinsurance and risk adjustment programs established under this
33 section. The commissioner must identify by rule the sources of the
34 data, and other requirements related to the collection, validation,
35 correction, interpretation, transmission or exchange, and retention of
36 the data.

1 (4) The commissioner shall contract with one or more nonprofit
2 entities to administer the risk adjustment and reinsurance programs.

3 (5) Contribution amounts for the transitional reinsurance program
4 under section 1341 of P.L. 111-148 of 2010, as amended, may be
5 increased to include amounts sufficient to cover the costs of
6 administration of the reinsurance program including reasonable costs
7 incurred for preoperational and planning activities related to the
8 reinsurance program.

9 **PART VIII**

10 **THE WASHINGTON STATE HEALTH INSURANCE POOL**

11 NEW SECTION. **Sec. 17.** A new section is added to chapter 48.41 RCW
12 to read as follows:

13 (1) The board shall review populations that may need ongoing access
14 to coverage through the pool, with specific attention to those persons
15 who may be excluded from or may receive inadequate coverage beginning
16 January 1, 2014, such as persons with end-stage renal disease or
17 HIV/AIDS, or persons not eligible for coverage in the exchange.

18 (2) If the review under subsection (1) of this section indicates a
19 continued need for coverage through the pool after December 31, 2013,
20 the board shall submit recommendations regarding any modifications to
21 pool eligibility requirements for new and ongoing enrollment after
22 December 31, 2013. The recommendations must address any needed
23 modifications to the standard health questionnaire or other eligibility
24 screening tool that could be used in a manner consistent with federal
25 law to determine eligibility for enrollment in the pool.

26 (3) The board shall complete an analysis of current pool assessment
27 requirements in relation to assessments that will fund the reinsurance
28 program and recommend changes to pool assessments or any credits
29 against assessments that may be considered for the reinsurance program.
30 The analysis shall recommend whether the categories of members paying
31 assessments should be adjusted to make the assessment fair and
32 equitable among all payers.

33 (4) The board shall report its recommendations to the governor and
34 the legislature by December 1, 2012.

1 NEW SECTION. **Sec. 21.** A new section is added to chapter 43.03 RCW
2 to read as follows:

3 This chapter does not apply to any position in or employee of the
4 Washington health benefit exchange established in chapter 43.71 RCW.

5 **Sec. 22.** RCW 41.05.011 and 2011 1st sp.s. c 15 s 54 are each
6 reenacted and amended to read as follows:

7 The definitions in this section apply throughout this chapter
8 unless the context clearly requires otherwise.

9 (1) "Authority" means the Washington state health care authority.

10 (2) "Board" means the public employees' benefits board established
11 under RCW 41.05.055.

12 (3) "Dependent care assistance program" means a benefit plan
13 whereby state and public employees may pay for certain employment
14 related dependent care with pretax dollars as provided in the salary
15 reduction plan under this chapter pursuant to 26 U.S.C. Sec. 129 or
16 other sections of the internal revenue code.

17 (4) "Director" means the director of the authority.

18 (5) "Emergency service personnel killed in the line of duty" means
19 law enforcement officers and firefighters as defined in RCW 41.26.030,
20 members of the Washington state patrol retirement fund as defined in
21 RCW 43.43.120, and reserve officers and firefighters as defined in RCW
22 41.24.010 who die as a result of injuries sustained in the course of
23 employment as determined consistent with Title 51 RCW by the department
24 of labor and industries.

25 (6) "Employee" includes all employees of the state, whether or not
26 covered by civil service; elected and appointed officials of the
27 executive branch of government, including full-time members of boards,
28 commissions, or committees; justices of the supreme court and judges of
29 the court of appeals and the superior courts; and members of the state
30 legislature. Pursuant to contractual agreement with the authority,
31 "employee" may also include: (a) Employees of a county, municipality,
32 or other political subdivision of the state and members of the
33 legislative authority of any county, city, or town who are elected to
34 office after February 20, 1970, if the legislative authority of the
35 county, municipality, or other political subdivision of the state seeks
36 and receives the approval of the authority to provide any of its
37 insurance programs by contract with the authority, as provided in RCW

1 41.04.205 and 41.05.021(1)(g); (b) employees of employee organizations
2 representing state civil service employees, at the option of each such
3 employee organization, and, effective October 1, 1995, employees of
4 employee organizations currently pooled with employees of school
5 districts for the purpose of purchasing insurance benefits, at the
6 option of each such employee organization; (c) employees of a school
7 district if the authority agrees to provide any of the school
8 districts' insurance programs by contract with the authority as
9 provided in RCW 28A.400.350; (~~and~~) (d) employees of a tribal
10 government, if the governing body of the tribal government seeks and
11 receives the approval of the authority to provide any of its insurance
12 programs by contract with the authority, as provided in RCW
13 41.05.021(1) (f) and (g); and (e) employees of the Washington health
14 benefit exchange if the governing board of the exchange established in
15 RCW 43.71.020 seeks and receives approval of the authority to provide
16 any of its insurance programs by contract with the authority, as
17 provided in RCW 41.05.021(1) (g) and (n). "Employee" does not include:
18 Adult family homeowners; unpaid volunteers; patients of state
19 hospitals; inmates; employees of the Washington state convention and
20 trade center as provided in RCW 41.05.110; students of institutions of
21 higher education as determined by their institution; and any others not
22 expressly defined as employees under this chapter or by the authority
23 under this chapter.

24 (7) "Employer" means the state of Washington.

25 (8) "Employing agency" means a division, department, or separate
26 agency of state government, including an institution of higher
27 education; a county, municipality, school district, educational service
28 district, or other political subdivision; and a tribal government
29 covered by this chapter.

30 (9) "Faculty" means an academic employee of an institution of
31 higher education whose workload is not defined by work hours but whose
32 appointment, workload, and duties directly serve the institution's
33 academic mission, as determined under the authority of its enabling
34 statutes, its governing body, and any applicable collective bargaining
35 agreement.

36 (10) "Flexible benefit plan" means a benefit plan that allows
37 employees to choose the level of health care coverage provided and the

1 amount of employee contributions from among a range of choices offered
2 by the authority.

3 (11) "Insuring entity" means an insurer as defined in chapter 48.01
4 RCW, a health care service contractor as defined in chapter 48.44 RCW,
5 or a health maintenance organization as defined in chapter 48.46 RCW.

6 (12) "Medical flexible spending arrangement" means a benefit plan
7 whereby state and public employees may reduce their salary before taxes
8 to pay for medical expenses not reimbursed by insurance as provided in
9 the salary reduction plan under this chapter pursuant to 26 U.S.C. Sec.
10 125 or other sections of the internal revenue code.

11 (13) "Participant" means an individual who fulfills the eligibility
12 and enrollment requirements under the salary reduction plan.

13 (14) "Plan year" means the time period established by the
14 authority.

15 (15) "Premium payment plan" means a benefit plan whereby state and
16 public employees may pay their share of group health plan premiums with
17 pretax dollars as provided in the salary reduction plan under this
18 chapter pursuant to 26 U.S.C. Sec. 125 or other sections of the
19 internal revenue code.

20 (16) "Retired or disabled school employee" means:

21 (a) Persons who separated from employment with a school district or
22 educational service district and are receiving a retirement allowance
23 under chapter 41.32 or 41.40 RCW as of September 30, 1993;

24 (b) Persons who separate from employment with a school district or
25 educational service district on or after October 1, 1993, and
26 immediately upon separation receive a retirement allowance under
27 chapter 41.32, 41.35, or 41.40 RCW;

28 (c) Persons who separate from employment with a school district or
29 educational service district due to a total and permanent disability,
30 and are eligible to receive a deferred retirement allowance under
31 chapter 41.32, 41.35, or 41.40 RCW.

32 (17) "Salary" means a state employee's monthly salary or wages.

33 (18) "Salary reduction plan" means a benefit plan whereby state and
34 public employees may agree to a reduction of salary on a pretax basis
35 to participate in the dependent care assistance program, medical
36 flexible spending arrangement, or premium payment plan offered pursuant
37 to 26 U.S.C. Sec. 125 or other sections of the internal revenue code.

1 (19) "Seasonal employee" means an employee hired to work during a
2 recurring, annual season with a duration of three months or more, and
3 anticipated to return each season to perform similar work.

4 (20) "Separated employees" means persons who separate from
5 employment with an employer as defined in:

6 (a) RCW 41.32.010(17) on or after July 1, 1996; or

7 (b) RCW 41.35.010 on or after September 1, 2000; or

8 (c) RCW 41.40.010 on or after March 1, 2002;

9 and who are at least age fifty-five and have at least ten years of
10 service under the teachers' retirement system plan 3 as defined in RCW
11 41.32.010(33), the Washington school employees' retirement system plan
12 3 as defined in RCW 41.35.010, or the public employees' retirement
13 system plan 3 as defined in RCW 41.40.010.

14 (21) "State purchased health care" or "health care" means medical
15 and health care, pharmaceuticals, and medical equipment purchased with
16 state and federal funds by the department of social and health
17 services, the department of health, the basic health plan, the state
18 health care authority, the department of labor and industries, the
19 department of corrections, the department of veterans affairs, and
20 local school districts.

21 (22) "Tribal government" means an Indian tribal government as
22 defined in section 3(32) of the employee retirement income security act
23 of 1974, as amended, or an agency or instrumentality of the tribal
24 government, that has government offices principally located in this
25 state.

26 **Sec. 23.** RCW 41.05.021 and 2011 1st sp.s. c 15 s 56 are each
27 amended to read as follows:

28 (1) The Washington state health care authority is created within
29 the executive branch. The authority shall have a director appointed by
30 the governor, with the consent of the senate. The director shall serve
31 at the pleasure of the governor. The director may employ a deputy
32 director, and such assistant directors and special assistants as may be
33 needed to administer the authority, who shall be exempt from chapter
34 41.06 RCW, and any additional staff members as are necessary to
35 administer this chapter. The director may delegate any power or duty
36 vested in him or her by law, including authority to make final
37 decisions and enter final orders in hearings conducted under chapter

1 34.05 RCW. The primary duties of the authority shall be to:
2 Administer state employees' insurance benefits and retired or disabled
3 school employees' insurance benefits; administer the basic health plan
4 pursuant to chapter 70.47 RCW; administer the children's health program
5 pursuant to chapter 74.09 RCW; study state-purchased health care
6 programs in order to maximize cost containment in these programs while
7 ensuring access to quality health care; implement state initiatives,
8 joint purchasing strategies, and techniques for efficient
9 administration that have potential application to all state-purchased
10 health services; and administer grants that further the mission and
11 goals of the authority. The authority's duties include, but are not
12 limited to, the following:

13 (a) To administer health care benefit programs for employees and
14 retired or disabled school employees as specifically authorized in RCW
15 41.05.065 and in accordance with the methods described in RCW
16 41.05.075, 41.05.140, and other provisions of this chapter;

17 (b) To analyze state-purchased health care programs and to explore
18 options for cost containment and delivery alternatives for those
19 programs that are consistent with the purposes of those programs,
20 including, but not limited to:

21 (i) Creation of economic incentives for the persons for whom the
22 state purchases health care to appropriately utilize and purchase
23 health care services, including the development of flexible benefit
24 plans to offset increases in individual financial responsibility;

25 (ii) Utilization of provider arrangements that encourage cost
26 containment, including but not limited to prepaid delivery systems,
27 utilization review, and prospective payment methods, and that ensure
28 access to quality care, including assuring reasonable access to local
29 providers, especially for employees residing in rural areas;

30 (iii) Coordination of state agency efforts to purchase drugs
31 effectively as provided in RCW 70.14.050;

32 (iv) Development of recommendations and methods for purchasing
33 medical equipment and supporting services on a volume discount basis;

34 (v) Development of data systems to obtain utilization data from
35 state-purchased health care programs in order to identify cost centers,
36 utilization patterns, provider and hospital practice patterns, and
37 procedure costs, utilizing the information obtained pursuant to RCW
38 41.05.031; and

1 (vi) In collaboration with other state agencies that administer
2 state purchased health care programs, private health care purchasers,
3 health care facilities, providers, and carriers:

4 (A) Use evidence-based medicine principles to develop common
5 performance measures and implement financial incentives in contracts
6 with insuring entities, health care facilities, and providers that:

7 (I) Reward improvements in health outcomes for individuals with
8 chronic diseases, increased utilization of appropriate preventive
9 health services, and reductions in medical errors; and

10 (II) Increase, through appropriate incentives to insuring entities,
11 health care facilities, and providers, the adoption and use of
12 information technology that contributes to improved health outcomes,
13 better coordination of care, and decreased medical errors;

14 (B) Through state health purchasing, reimbursement, or pilot
15 strategies, promote and increase the adoption of health information
16 technology systems, including electronic medical records, by hospitals
17 as defined in RCW 70.41.020(4), integrated delivery systems, and
18 providers that:

19 (I) Facilitate diagnosis or treatment;

20 (II) Reduce unnecessary duplication of medical tests;

21 (III) Promote efficient electronic physician order entry;

22 (IV) Increase access to health information for consumers and their
23 providers; and

24 (V) Improve health outcomes;

25 (C) Coordinate a strategy for the adoption of health information
26 technology systems using the final health information technology report
27 and recommendations developed under chapter 261, Laws of 2005;

28 (c) To analyze areas of public and private health care interaction;

29 (d) To provide information and technical and administrative
30 assistance to the board;

31 (e) To review and approve or deny applications from counties,
32 municipalities, and other political subdivisions of the state to
33 provide state-sponsored insurance or self-insurance programs to their
34 employees in accordance with the provisions of RCW 41.04.205 and (g) of
35 this subsection, setting the premium contribution for approved groups
36 as outlined in RCW 41.05.050;

37 (f) To review and approve or deny the application when the
38 governing body of a tribal government applies to transfer their

1 employees to an insurance or self-insurance program administered under
2 this chapter. In the event of an employee transfer pursuant to this
3 subsection (1)(f), members of the governing body are eligible to be
4 included in such a transfer if the members are authorized by the tribal
5 government to participate in the insurance program being transferred
6 from and subject to payment by the members of all costs of insurance
7 for the members. The authority shall: (i) Establish the conditions
8 for participation; (ii) have the sole right to reject the application;
9 and (iii) set the premium contribution for approved groups as outlined
10 in RCW 41.05.050. Approval of the application by the authority
11 transfers the employees and dependents involved to the insurance,
12 self-insurance, or health care program approved by the authority;

13 (g) To ensure the continued status of the employee insurance or
14 self-insurance programs administered under this chapter as a
15 governmental plan under section 3(32) of the employee retirement income
16 security act of 1974, as amended, the authority shall limit the
17 participation of employees of a county, municipal, school district,
18 educational service district, or other political subdivision, the
19 Washington health benefit exchange, or a tribal government, including
20 providing for the participation of those employees whose services are
21 substantially all in the performance of essential governmental
22 functions, but not in the performance of commercial activities;

23 (h) To establish billing procedures and collect funds from school
24 districts in a way that minimizes the administrative burden on
25 districts;

26 (i) To publish and distribute to nonparticipating school districts
27 and educational service districts by October 1st of each year a
28 description of health care benefit plans available through the
29 authority and the estimated cost if school districts and educational
30 service district employees were enrolled;

31 (j) To apply for, receive, and accept grants, gifts, and other
32 payments, including property and service, from any governmental or
33 other public or private entity or person, and make arrangements as to
34 the use of these receipts to implement initiatives and strategies
35 developed under this section;

36 (k) To issue, distribute, and administer grants that further the
37 mission and goals of the authority;

1 (l) To adopt rules consistent with this chapter as described in RCW
2 41.05.160 including, but not limited to:

3 (i) Setting forth the criteria established by the board under RCW
4 41.05.065 for determining whether an employee is eligible for benefits;

5 (ii) Establishing an appeal process in accordance with chapter
6 34.05 RCW by which an employee may appeal an eligibility determination;

7 (iii) Establishing a process to assure that the eligibility
8 determinations of an employing agency comply with the criteria under
9 this chapter, including the imposition of penalties as may be
10 authorized by the board;

11 (m)(i) To administer the medical services programs established
12 under chapter 74.09 RCW as the designated single state agency for
13 purposes of Title XIX of the federal social security act;

14 (ii) To administer the state children's health insurance program
15 under chapter 74.09 RCW for purposes of Title XXI of the federal social
16 security act;

17 (iii) To enter into agreements with the department of social and
18 health services for administration of medical care services programs
19 under Titles XIX and XXI of the social security act. The agreements
20 shall establish the division of responsibilities between the authority
21 and the department with respect to mental health, chemical dependency,
22 and long-term care services, including services for persons with
23 developmental disabilities. The agreements shall be revised as
24 necessary, to comply with the final implementation plan adopted under
25 section 116, chapter 15, Laws of 2011 1st sp. sess.;

26 (iv) To adopt rules to carry out the purposes of chapter 74.09 RCW;

27 (v) To appoint such advisory committees or councils as may be
28 required by any federal statute or regulation as a condition to the
29 receipt of federal funds by the authority. The director may appoint
30 statewide committees or councils in the following subject areas: (A)
31 Health facilities; (B) children and youth services; (C) blind services;
32 (D) medical and health care; (E) drug abuse and alcoholism; (F)
33 rehabilitative services; and (G) such other subject matters as are or
34 come within the authority's responsibilities. The statewide councils
35 shall have representation from both major political parties and shall
36 have substantial consumer representation. Such committees or councils
37 shall be constituted as required by federal law or as the director in
38 his or her discretion may determine. The members of the committees or

1 councils shall hold office for three years except in the case of a
2 vacancy, in which event appointment shall be only for the remainder of
3 the unexpired term for which the vacancy occurs. No member shall serve
4 more than two consecutive terms. Members of such state advisory
5 committees or councils may be paid their travel expenses in accordance
6 with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended;

7 (n) To review and approve or deny the application from the
8 governing board of the Washington health benefit exchange to provide
9 state-sponsored insurance or self-insurance programs to employees of
10 the exchange. The authority shall (i) establish the conditions for
11 participation; (ii) have the sole right to reject an application; and
12 (iii) set the premium contribution for approved groups as outlined in
13 RCW 41.05.050.

14 (2) On and after January 1, 1996, the public employees' benefits
15 board may implement strategies to promote managed competition among
16 employee health benefit plans. Strategies may include but are not
17 limited to:

18 (a) Standardizing the benefit package;

19 (b) Soliciting competitive bids for the benefit package;

20 (c) Limiting the state's contribution to a percent of the lowest
21 priced qualified plan within a geographical area;

22 (d) Monitoring the impact of the approach under this subsection
23 with regards to: Efficiencies in health service delivery, cost shifts
24 to subscribers, access to and choice of managed care plans statewide,
25 and quality of health services. The health care authority shall also
26 advise on the value of administering a benchmark employer-managed plan
27 to promote competition among managed care plans.

28 PART X

29 MISCELLANEOUS

30 NEW SECTION. **Sec. 24.** The health care authority shall pursue an
31 application for the state to participate in the individual market
32 wellness program demonstration as described in section 2705 of P.L.
33 111-148 of 2010, as amended. The health care authority shall pursue
34 activities that will prepare the state to apply for the demonstration
35 project once announced by the United States department of health and
36 human services.

1 NEW SECTION. **Sec. 25.** A new section is added to chapter 43.71 RCW
2 to read as follows:

3 A person or entity functioning as a navigator consistent with the
4 requirements of section 1311(i) of P.L. 111-148 of 2010, as amended,
5 shall not be considered soliciting or negotiating insurance as stated
6 under chapter 48.17 RCW.

7 NEW SECTION. **Sec. 26.** A new section is added to chapter 43.71 RCW
8 to read as follows:

9 If at any time the exchange is no longer self-sustaining as defined
10 in RCW 43.71.010, the operations of the exchange shall be suspended.

11 NEW SECTION. **Sec. 27.** If any provision of this act or its
12 application to any person or circumstance is held invalid, the
13 remainder of the act or the application of the provision to other
14 persons or circumstances is not affected.

15 NEW SECTION. **Sec. 28.** Sections 4, 16, 18, and 19 through 23 of
16 this act are necessary for the immediate preservation of the public
17 peace, health, or safety, or support of the state government and its
18 existing public institutions, and take effect immediately."

E2SHB 2319 - S COMM AMD
By Senators Hargrove, Kastama

WITHDRAWN 03/01/2012

19 On page 1, line 2 of the title, after "act;" strike the remainder
20 of the title and insert "amending RCW 43.71.010, 43.71.020, 43.71.030,
21 43.71.060, 48.42.010, 48.42.020, and 41.05.021; reenacting and amending
22 RCW 48.43.005 and 41.05.011; adding new sections to chapter 48.43 RCW;
23 adding new sections to chapter 43.71 RCW; adding a new section to
24 chapter 70.47 RCW; adding new sections to chapter 48.41 RCW; adding a
25 new section to chapter 41.04 RCW; adding a new section to chapter 43.01
26 RCW; adding a new section to chapter 43.03 RCW; creating new sections;

1 providing an expiration date; and declaring an emergency."

EFFECT: Definitions: Modified definition of "self-sustaining" to remove the word "participating."

Exchange Board: Removed reference to "Evergreen Health Marketplace."

Modified methodology to make Exchange self-sustaining to require input from carriers and to assure final authority for determining the methodology rests with the Legislature.

Employers offering coverage in the SHOP may specify a level of coverage so that employees may enroll in any qualified health plan offered at the specified level of coverage.

Market Rules: Removes requirement that carriers offer the identical small group plan in and out of Exchange.

Removes option for OIC to require carriers to offer bronze plans outside the Exchange if they offer one within the Exchange.

Removes the offer of a public option if the Board finds there are not sufficient plans participating in the Exchange.

Removes the requirement that the catastrophic plans be offered only inside the Exchange.

Qualified Health Plans: Clarifies that OIC is to enforce rules to Title 48 RCW regulating carriers (i.e., this section does not broaden the scope of OIC authority to introduce new sets of rules). Adds a reference to allow the Board to make direct primary care practices available through the Exchange. Modifies the consumer rating guide to reference section 1311 of the ACA and allows the Board to modify the rating factors.

Essential Health Benefits: Adds sentence requiring OIC to report on any statutory changes that would be needed if the Legislature decides not to fund a mandate. Removes sentence relating to suspension of mandates.

Basic Health Option: Requires the Health Care Authority to submit recommendations to the Legislature on whether to implement a BHP by December 1, 2012. The HCA proceeds with certification if the Legislature decides to proceed with implementation.

Restates references to health plan reimbursement that must be sufficient to ensure robust provider networks and health homes as described in SB 5394 (Laws of 2011).

If funding is provided in the operating budget, the HCA must continue work on developing BHP eligibility and enrollment systems until the Legislature determines there is sufficient funding for the operations of the program.

Reinsurance and Risk Adjustment: As requested by WSHIP, permits OIC to increase assessments to fund preoperational and planning activities for reinsurance.

WSHIP: References potential increased assessments to fund preoperational and planning activities for reinsurance.

Producers: Adds a new section clarifying that: Activities of navigators that are consistent with the ACA shall not be considered soliciting or negotiating insurance as stated under chapter 48.17 RCW.

Adds a new section that says that if the Exchange is not self-sustaining as defined in the bill, the operations shall be suspended.

Emergency clause: Adds sections to the emergency clause to allow for development of the reinsurance and risk adjustment programs.

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