

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)



123rd MAINE LEGISLATURE

FIRST REGULAR SESSION-2007

Legislative Document

No. 1659

H.P. 1168

House of Representatives, March 22, 2007

An Act To Improve the Affordability of Health Insurance for Maine People

Reference to the Committee on Insurance and Financial Services suggested and ordered printed.

Millicent M. MacFarland
MILLICENT M. MacFARLAND
Clerk

Presented by Representative TARDY of Newport.
Cosponsored by Senator TURNER of Cumberland and
Representatives: McKANE of Newcastle, RICHARDSON of Warren, SAVAGE of Falmouth,
VAUGHAN of Durham, Senators: MILLS of Somerset, SNOWE-MELLO of Androscoggin.

1 **Be it enacted by the People of the State of Maine as follows:**

2 **Sec. 1. 24-A MRSA §2736-C, sub-§2, ¶B**, as enacted by PL 1993, c. 477, Pt. C,
3 §1 and as affected by Pt. F, §1, is amended to read:

4 B. A carrier may not vary the premium rate due to the gender, ~~health status~~, claims
5 experience or policy duration of the individual. A carrier may vary the premium rate
6 based on health status, age and tobacco use only as permitted in paragraph D.

7 **Sec. 2. 24-A MRSA §2736-C, sub-§2, ¶C**, as amended by PL 2001, c. 410, Pt.
8 A, §1 and as affected by §10, is further amended to read:

9 C. A carrier may vary the premium rate due to ~~smoking status and family~~
10 ~~membership. The superintendent may adopt rules setting forth appropriate~~
11 ~~methodologies regarding rate discounts based on smoking status. Rules adopted~~
12 ~~pursuant to this paragraph are routine technical rules as defined in Title 5, chapter~~
13 ~~375, subchapter II-A.~~

14 **Sec. 3. 24-A MRSA §2736-C, sub-§2, ¶D**, as amended by PL 2001, c. 410, Pt.
15 A, §2 and as affected by §10, is further amended to read:

16 D. A carrier may vary the premium rate due to age, health status, occupation or
17 industry and, geographic area only under the following schedule and within the listed
18 percentage bands and tobacco use in accordance with the following limitations.

19 (1) For all policies, contracts or certificates that are executed, delivered, issued
20 for delivery, continued or renewed in this State between December 1, 1993 and
21 July 14, 1994, the premium rate may not deviate above or below the community
22 rate filed by the carrier by more than 50%.

23 (2) For all policies, contracts or certificates that are executed, delivered, issued
24 for delivery, continued or renewed in this State between July 15, 1994 and July
25 14, 1995, the premium rate may not deviate above or below the community rate
26 filed by the carrier by more than 33%.

27 (3) For all policies, contracts or certificates that are executed, delivered, issued
28 for delivery, continued or renewed in this State after July 15, 1995, the premium
29 rate may not deviate above or below the community rate filed by the carrier by
30 more than 20%.

31 (4) For all policies, contracts or certificates that are executed, delivered, issued
32 for delivery, continued or renewed in this State after February 1, 2008, the
33 maximum rate differential from the community rate filed by the carrier for age as
34 determined by ratio is 4 to one. The limitation does not apply for determining
35 rates for persons who are under 19 years of age or over 65 years of age.

36 (5) For all policies, contracts or certificates that are executed, delivered, issued
37 for delivery, continued or renewed in this State after February 1, 2008, the
38 maximum rate differential from the community rate filed by the carrier for health
39 status as determined by ratio is 1.5 to one and the maximum rate differential for
40 tobacco use as determined by ratio is 1.5 to one. Rate variations based on health

1 status do not apply to rate variations based on an insured's status as a tobacco
2 user.

3 (6) A variation in rate is not permitted on the basis of changes in health status
4 after a policy, contract or certificate is issued or renewed.

5 **Sec. 4. 24-A MRSA §2736-C, sub-§2, ¶G** is enacted to read:

6 G. A carrier that offered individual health plans prior to April 1, 2008 may close its
7 individual book of business sold prior to April 1, 2008 and may establish a separate
8 community rate for individuals applying for coverage under an individual health plan
9 after April 1, 2008.

10 **Sec. 5. 24-A MRSA §2736-C, sub-§3, ¶A**, as corrected by RR 2001, c. 1, §30,
11 is repealed.

12 **Sec. 6. 24-A MRSA §2736-C, sub-§3, ¶C**, as enacted by PL 1993, c. 477, Pt. C,
13 §1 and as affected by Pt. F, §1, is repealed.

14 **Sec. 7. 24-A MRSA §2736-C, sub-§3, ¶D**, as enacted by PL 1999, c. 256, Pt. D,
15 §1, is amended to read:

16 D. ~~Notwithstanding paragraph A, carriers~~ Carriers offering supplemental coverage
17 for the Civilian Health and Medical Program for the Uniformed Services,
18 CHAMPUS, are not required to issue this coverage if the applicant for insurance does
19 not have CHAMPUS coverage.

20 **Sec. 8. 24-A MRSA §2736-C, sub-§6, ¶A**, as amended by PL 1995, c. 332, Pt.
21 K, §1, is further amended to read:

22 A. Each carrier must actively market individual health plan coverage, ~~including any~~
23 ~~standardized plans defined pursuant to subsection 8,~~ to individuals in this State.

24 **Sec. 9. 24-A MRSA §2736-C, sub-§8**, as amended by PL 1999, c. 256, Pt. D, §2,
25 is further amended to read:

26 **8. Authority of the superintendent.** The superintendent may by rule define one or
27 more standardized individual health plans that ~~must~~ may be offered by ~~all~~ carriers
28 offering individual health plans in the State, other than carriers offering only CHAMPUS
29 supplemental coverage.

30 **Sec. 10. 24-A MRSA §2736-C, sub-§9**, as enacted by PL 1995, c. 570, §7, is
31 amended to read:

32 **9. Exemption for certain associations.** The superintendent may exempt a group
33 health insurance policy or group nonprofit hospital or medical service corporation
34 contract issued to an association group, organized pursuant to section 2805-A, from the
35 requirements of ~~subsection 3, paragraph A;~~ subsection 6, paragraph A; and subsection 8
36 if:

- 1 A. Issuance and renewal of coverage under the policy or contract is guaranteed to all
2 members of the association who are residents of this State and to their dependents;
- 3 B. Rates for the association comply with the premium rate requirements of
4 subsection 2 or are established on a nationwide basis and substantially comply with
5 the purposes of this section, except that exempted associations may be rated
6 separately from the carrier's other individual health plans, if any;
- 7 C. The group's anticipated loss ratio, as defined in subsection 5, is at least 75%;
- 8 D. The association's membership criteria do not include age, health status, medical
9 utilization history or any other factor with a similar purpose or effect;
- 10 E. The association's group health plan is not marketed to the general public;
- 11 F. The association does not allow insurance agents or brokers to market association
12 memberships, accept applications for memberships or enroll members, except when
13 the association is an association of insurance agents or brokers organized under
14 section 2805-A;
- 15 G. Insurance is provided as an incidental benefit of association membership and the
16 primary purposes of the association do not include group buying or mass marketing
17 of insurance or other goods and services; and
- 18 H. Granting an exemption to the association does not conflict with the purposes of
19 this section.

20 **Sec. 11. 24-A MRSA §2848, sub-§1-B, ¶A**, as amended by PL 1999, c. 256, Pt.
21 L, §2, is further amended to read:

- 22 A. "Federally creditable coverage" means health benefits or coverage provided under
23 any of the following:
 - 24 (1) An employee welfare benefit plan as defined in Section 3(1) of the federal
25 Employee Retirement Income Security Act of 1974, 29 United States Code,
26 Section 1001, or a plan that would be an employee welfare benefit plan but for
27 the "governmental plan" or "nonelecting church plan" exceptions, if the plan
28 provides medical care as defined in subsection 2-A, and includes items and
29 services paid for as medical care directly or through insurance, reimbursement or
30 otherwise;
 - 31 (2) Benefits consisting of medical care provided directly, through insurance or
32 reimbursement and including items and services paid for as medical care under a
33 policy, contract or certificate offered by a carrier;
 - 34 (3) Part A or Part B of Title XVIII of the Social Security Act, Medicare;
 - 35 (4) Title XIX of the Social Security Act, Medicaid, other than coverage
36 consisting solely of benefits under Section 1928 of the Social Security Act or a
37 state children's health insurance program under Title XXI of the Social Security
38 Act;
 - 39 (5) The Civilian Health and Medical Program for the Uniformed Services,
40 CHAMPUS, 10 United States Code, Chapter 55;

- 1 (6) A medical care program of the federal Indian Health Care Improvement Act,
2 25 United States Code, Section 1601 or of a tribal organization;
- 3 (7) A state health benefits risk pool;
- 4 (8) A health plan offered under the federal Employees Health Benefits
5 Amendments Act, 5 United States Code, Chapter 89;
- 6 (9) A public health plan as defined in federal regulations authorized by the
7 federal Public Health Service Act, Section 2701(c)(1)(I), as amended by Public
8 Law 104-191; ~~or~~
- 9 (10) A health benefit plan under Section 5(e) of the Peace Corps Act, 22 United
10 States Code, Section 2504(e); ~~or~~
- 11 (11) Insurance coverage offered by the Comprehensive Health Insurance Risk
12 Pool Association pursuant to chapter 54.

13 **Sec. 12. 24-A MRSA §2849-B, sub-§2, ¶A**, as amended by PL 2001, c. 258, Pt.
14 E, §7, is further amended to read:

15 A. That person was covered under ~~an individual or a~~ group contract or policy issued
16 by any nonprofit hospital or medical service organization, insurer, or health
17 maintenance organization, or the plan administrator of the Comprehensive Health
18 Insurance Risk Pool Association pursuant to chapter 54, or was covered under an
19 uninsured employee benefit plan that provides payment for health services received
20 by employees and their dependents or a governmental program, including, but not
21 limited to, those listed in section 2848, subsection 1-B, paragraph A, subparagraphs
22 (3) to ~~(10)~~ (11). For purposes of this section, the individual or group policy under
23 which the person is seeking coverage is the "succeeding policy." The group ~~or~~
24 ~~individual~~ contract or policy, uninsured employee benefit plan or governmental
25 program that previously covered the person is the "prior contract or policy"; and

26 **Sec. 13. 24-A MRSA §2849-C, sub-§1**, as enacted by PL 2001, c. 258, Pt. C, §1,
27 is amended to read:

- 28 **1. Application.** This section applies to:
- 29 A. Individual health plans subject to section 2736-C; ~~and~~
 - 30 B. Group and blanket health insurance contracts subject to chapter 35, except:
 - 31 (1) Medicare supplement policies subject to chapter 67; and
 - 32 (2) Contracts designed to cover specific diseases, hospital indemnity or
33 accidental injury only; and
 - 34 C. Insurance contracts or policies issued by the plan administrator of the
35 Comprehensive Health Insurance Risk Pool Association pursuant to chapter 54.

36 **Sec. 14. 24-A MRSA c. 54** is enacted to read:

37 **CHAPTER 54**

1 **COMPREHENSIVE HEALTH INSURANCE RISK POOL ASSOCIATION**

2 **§3901. Short title**

3 This chapter may be known and cited as "the Comprehensive Health Insurance Risk
4 Pool Association Act."

5 **§3902. Definitions**

6 As used in this chapter, unless the context otherwise indicates, the following terms
7 have the following meanings.

8 **1. Association.** "Association" means the Comprehensive Health Insurance Risk
9 Pool Association established in section 3903.

10 **2. Board.** "Board" means the board of directors of the association.

11 **3. Covered person.** "Covered person" means an individual resident of this State
12 who:

13 A. Is eligible to receive benefits from an insurer;

14 B. Is eligible for benefits under the federal Health Insurance Portability and
15 Accountability Act of 1996; or

16 C. Has been certified as eligible for federal trade adjustment assistance or for
17 pension benefit guarantee corporation assistance, as provided by the federal Trade
18 Adjustment Assistance Reform Act of 2002.

19 For the purposes of this chapter, "covered person" does not include a dependent of a
20 covered person.

21 **4. Dependent.** "Dependent" means a resident spouse, a domestic partner as defined
22 in section 2832-A, subsection 1, a resident unmarried child under 19 years of age, a child
23 who is a student under 23 years of age and who is financially dependent upon the parent
24 or a child of any age who is disabled and dependent upon the parent.

25 **5. Health maintenance organization.** "Health maintenance organization" means an
26 organization authorized under chapter 56 to operate a health maintenance organization in
27 this State.

28 **6. Insurer.** "Insurer" means an entity that is authorized to write medical insurance
29 or that provides medical insurance in this State. For the purposes of this chapter, "insurer"
30 includes an insurance company, a nonprofit hospital and medical service organization, a
31 fraternal benefit society, a health maintenance organization, a self-insurance arrangement
32 that provides health care benefits in this State to the extent allowed under the federal
33 Employee Retirement Income Security Act of 1974, a 3rd-party administrator, a multiple-
34 employer welfare arrangement, another entity providing medical insurance or health
35 benefits subject to state insurance regulation, a reinsurer that reinsures health insurance or
36 health benefits in this State and the Dirigo Health Program or any similar program
37 sponsored by the Dirigo Health Agency or any other state-run or state-sponsored health
38 insurance or health benefit program whether fully insured or self-funded.

1 **7. Medical insurance.** "Medical insurance" means a hospital and medical expense-
2 incurred policy, nonprofit hospital and medical service plan, health maintenance
3 organization subscriber contract or other health care plan or arrangement that pays for
4 furnishes medical or health care services whether by insurance or otherwise, whether sold
5 as an individual or group policy. "Medical insurance" does not include accidental injury,
6 specified disease, hospital indemnity, dental, vision, disability income, Medicare
7 supplement, long-term care or other limited benefit health insurance or credit insurance;
8 coverage issued as a supplement to liability insurance; insurance arising out of workers'
9 compensation or similar law; automobile medical payment insurance; or insurance under
10 which benefits are payable with or without regard to fault and that is statutorily required
11 to be contained in any liability insurance policy or equivalent self-insurance.

12 **8. Medicare.** "Medicare" means coverage under both Parts A and B of Title XVIII
13 of the federal Social Security Act, 42 United States Code, Section 1395 et seq.

14 **9. Plan.** "Plan" means the health insurance plan adopted by the board pursuant to
15 this chapter.

16 **10. Producer.** "Producer" means a person who is licensed to sell health insurance in
17 this State.

18 **11. Resident.** "Resident" means an individual who:

19 A. Is legally located in the United States and has been legally domiciled in this State
20 for a period to be established by the board, not to exceed one year, subject to the
21 approval of the superintendent;

22 B. Is legally domiciled in this State on the date of application to the plan and is
23 eligible for enrollment in the risk pool under this chapter as a result of the federal
24 Health Insurance Portability and Accountability Act of 1996; or

25 C. Is legally domiciled in this State on the date of application to the plan and has
26 been certified as eligible for federal trade adjustment assistance or for pension benefit
27 guarantee corporation assistance, as provided by the federal Trade Adjustment
28 Assistance Reform Act of 2002.

29 **12. Reinsurer.** "Reinsurer" means an insurer from whom a person providing health
30 insurance for a resident procures insurance for itself with the insurer with respect to all or
31 part of the medical insurance risk of the person. "Reinsurer" includes an insurer that
32 provides employee benefits excess insurance.

33 **13. Third-party administrator.** "Third-party administrator" means any entity that
34 is paying or processing medical insurance claims for any resident.

35 **§3903. Comprehensive Health Insurance Risk Pool Association**

36 **1. Risk pool established.** The Comprehensive Health Insurance Risk Pool
37 Association is established as a nonprofit legal entity. As a condition of doing business,
38 an insurer that has sold medical insurance within the previous 12 months or is actively
39 marketing a medical insurance policy in this State must participate in the association.

1 **2. Board of directors.** The association is governed by a board of directors in
2 accordance with the following.

3 **A.** The board consists of 10 members appointed as follows:

4 (1) Six members appointed by the superintendent: 2 members chosen from the
5 general public and who are not associated with the medical profession, a hospital
6 or an insurer; 2 members who represent medical providers; one member who
7 represents a statewide organization that represents small businesses and that
8 receives a majority of its funding from small businesses located in this State; and
9 one member who represents producers. A board member appointed by the
10 superintendent may be removed at any time without cause; and

11 (2) Four members appointed by the member insurers, at least 2 of whom are
12 domestic insurers and at least one of whom is a 3rd-party administrator.

13 **B.** Members of the board serve for 3-year terms, except that of those members
14 initially appointed by the superintendent, 2 members serve for a term of one year, 2
15 members for a term of 2 years and 2 members for a term of 3 years and of those
16 members initially appointed by the member insurers, one member serves for a term of
17 one year, one member serves for a term of 2 years and 2 members serve for a term of
18 3 years. The appointing authority shall designate the period of service of each initial
19 appointee at the time of appointment.

20 **C.** The board shall elect one of its members as chair.

21 **D.** Board members may be reimbursed from funds of the association for actual and
22 necessary expenses incurred by them as members but may not otherwise be
23 compensated for their services.

24 **3. Plan of operation.** The board shall adopt a plan of operation in accordance with
25 the requirements of this chapter and submit its articles, bylaws and operating rules to the
26 superintendent for approval. If the board fails to adopt the plan of operation and suitable
27 articles and bylaws within 90 days after the appointment of the board, the superintendent
28 shall adopt rules to effectuate the requirements of this chapter and those rules remain in
29 effect until superseded by a plan of operation and articles and bylaws submitted by the
30 board and approved by the superintendent. Rules adopted by the superintendent pursuant
31 to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter
32 2-A.

33 **4. Immunity.** A board member is not liable and is immune from suit at law or
34 equity for any conduct performed in good faith that is within the scope of the board's
35 jurisdiction.

36 **§3904. Liability and indemnification**

37 **1. Liability.** The board and its employees may not be held liable for any obligations
38 of the association. A cause of action may not arise against the association; the board, its
39 agents or its employees; a member insurer or its agents, employees or producers; or the
40 superintendent for any action or omission in the performance of powers and duties
41 pursuant to this chapter.

1 2. Indemnification. The board may provide in its bylaws or rules for
2 indemnification of, and legal representation for, its members and employees.

3 **§3905. Duties and powers of association**

4 **1. Duties. The association shall:**

5 A. Establish administrative and accounting procedures for the operation of the
6 association;

7 B. Establish procedures under which applicants and participants in the plan may
8 have grievances reviewed by an impartial body and reported to the board;

9 C. Select a plan administrator in accordance with section 3906;

10 D. Collect the assessments provided in section 3907. The level of payments must be
11 established by the board. Assessments must be collected pursuant to the plan of
12 operation approved by the board and adopted pursuant to section 3903, subsection 3.
13 In addition to the collection of such assessments, the association shall collect an
14 organizational assessment or assessments from all insurers as necessary to provide for
15 expenses that have been incurred or are estimated to be incurred prior to receipt of the
16 first calendar year assessments. Organizational assessments must be equal in amount
17 for all insurers but may not exceed \$500 per insurer for all such assessments.
18 Assessments are due and payable within 30 days of receipt of the assessment notice
19 by the insurer;

20 E. Require that all policy forms issued by the association conform to standard forms
21 developed by the association. The forms must be approved by the superintendent and
22 must comply with this Title;

23 F. Develop and implement a program to publicize the existence of the plan, the
24 eligibility requirements for the plan and the procedures for enrollment in the plan and
25 to maintain public awareness of the plan;

26 G. Develop and implement 2 or more benefit plans to be offered through the plan;
27 and

28 H. Comply with all reserve requirements and solvency requirements applicable to
29 insurers that offer fully insured products if the association offers a self-funded health
30 benefit plan through the plan.

31 **2. Powers. The association may:**

32 A. Exercise powers granted to insurers under the laws of this State;

33 B. Enter into contracts as necessary or proper to carry out the provisions and
34 purposes of this chapter and may, with the approval of the superintendent, enter into
35 contracts with similar organizations of other states for the joint performance of
36 common administrative functions or with persons or other organizations for the
37 performance of administrative functions;

38 C. Sue or be sued, and may take legal actions necessary or proper to recover or
39 collect assessments due the association;

1 D. Take legal actions necessary to avoid the payment of improper claims against the
2 association or the coverage provided by or through the association, to recover any
3 amounts erroneously or improperly paid by the association, to recover amounts paid
4 by the association as a result of mistake of fact or law or to recover other amounts
5 due the association;

6 E. Establish, and modify from time to time as appropriate, rates, rate schedules, rate
7 adjustments, expense allowances, producers' referral fees, claim reserve formulas and
8 any other actuarial function appropriate to the operation of the association in
9 accordance with section 3909;

10 F. Issue policies of insurance in accordance with the requirements of this chapter;

11 G. Appoint appropriate legal, actuarial and other committees as necessary to provide
12 technical assistance in the operation of the plan, policy and other contract design and
13 any other function within the authority of the association;

14 H. Borrow money to effect the purposes of the association. Notes or other evidence
15 of indebtedness of the association not in default must be legal investments for
16 insurers and may be carried as admitted assets;

17 I. Establish rules, conditions and procedures for reinsuring risks of member insurers
18 desiring to issue in their own names plan coverage to individuals otherwise eligible
19 for plan coverage;

20 J. Prepare and distribute application forms and enrollment instruction forms to
21 producers and to the general public;

22 K. Provide for reinsurance of risks incurred by the association. The provision of
23 reinsurance may not subject the association to any of the capital or surplus
24 requirements, if any, otherwise applicable to reinsurers;

25 L. Issue additional types of health insurance policies to provide optional coverage,
26 including Medicare supplement health insurance;

27 M. Provide for and employ cost-containment measures and requirements, including,
28 but not limited to, the imposition of preexisting condition exclusions or limitations as
29 the board determines necessary by rule, preadmission screening, 2nd surgical
30 opinion, concurrent utilization review and individual case management for the
31 purpose of making the benefit plan more cost-effective;

32 N. Design, use, contract or otherwise arrange for the delivery of cost-effective health
33 care services, including establishing or contracting with preferred provider
34 organizations, health maintenance organizations and other limited network provider
35 arrangements; and

36 O. Apply for funds or grants from public or private sources, including federal grants
37 provided to qualified high-risk pools.

38 **3. Additional duties and powers.** The superintendent may, by rule, establish
39 additional powers and duties of the board and may adopt such rules as are necessary and
40 proper to implement this chapter. Rules adopted pursuant to this subsection are routine
41 technical rules as defined in Title 5, chapter 375, subchapter 2-A.

1 **4. Review for solvency.** The superintendent shall review the association at least
2 every 3 years to determine its solvency. If the superintendent determines that the funds of
3 the association are insufficient to support enrollment of additional persons, the
4 superintendent may order the association to increase its assessments or increase its
5 premium rates. If the superintendent determines that the funds of the association are
6 insufficient to support the enrollment of additional persons and that the cap of
7 assessments in section 3907 is too low to support the enrollment of additional persons,
8 the superintendent may order the association to charge assessments in excess of the cap
9 for a period not to exceed 12 months.

10 **5. Annual report.** The association shall report annually to the joint standing
11 committee of the Legislature having jurisdiction over health insurance matters by March
12 15th. The report must include information on the benefits and rate structure of coverage
13 offered by the association, the financial solvency of the association and the administrative
14 expenses of the plan.

15 **6. Audit.** The association must be audited at least every 3 years. A copy of the audit
16 must be provided to the superintendent and to the joint standing committee of the
17 Legislature having jurisdiction over health insurance matters.

18 **§3906. Selection of plan administrator**

19 **1. Selection of plan administrator.** The board shall select an insurer or 3rd-party
20 administrator, through a competitive bidding process, to administer the plan. The board
21 shall evaluate bids submitted under this subsection based on criteria established by the
22 board, including:

- 23 A. The insurer's proven ability to handle large group accident and health insurance;
- 24 B. The efficiency of the insurer's claims-paying procedures; and
- 25 C. An estimate of total charges for administering the plan.

26 **2. Contract with plan administrator.** The plan administrator selected pursuant to
27 subsection 1 serves for a period of 3 years pursuant to a contract with the association. At
28 least one year prior to the expiration of that 3-year period of service, the board shall invite
29 all insurers, including the current plan administrator, to submit bids to serve as the plan
30 administrator for the succeeding 3-year period. The board shall select the plan
31 administrator for the succeeding period at least 6 months prior to the ending of the 3-year
32 period.

33 **3. Duties of plan administrator.** The plan administrator selected pursuant to
34 subsection 1 shall:

- 35 A. Perform all eligibility and administrative claims-payment functions relating to the
36 plan;
- 37 B. Pay a producer's referral fee as established by the board to each producer that
38 refers an applicant to the plan, if the applicant's application is accepted. The selling
39 or marketing of the plan is not limited to the plan administrator or its producers. The

1 plan administrator shall pay the referral fees from funds received as premiums for the
2 plan;

3 C. Establish a premium billing procedure for collection of premiums from insured
4 persons. Billings must be made periodically as determined by the board;

5 D. Perform all necessary functions to ensure timely payment of benefits to covered
6 persons under the plan, including:

7 (1) Making available information relating to the proper manner of submitting a
8 claim for benefits under the plan and distributing forms upon which submissions
9 must be made;

10 (2) Evaluating the eligibility of each claim for payment under the plan; and

11 (3) Notifying each claimant within 45 days after receiving a properly completed
12 and executed proof of loss whether the claim is accepted, rejected or subject to
13 compromise. The board shall establish reasonable reimbursement amounts for
14 any services covered under the benefit plans;

15 E. Submit regular reports to the board regarding the operation of the plan. The
16 frequency, content and form of the reports must be as determined by the board;

17 F. Following the close of each calendar year, determine net premiums, reinsurance
18 premiums less administrative expense allowance, the expense of administration
19 pertaining to the reinsurance operations of the association and the incurred losses of
20 the year, and report this information to the superintendent; and

21 G. Pay claims expenses from the premium payments received from or on behalf of
22 covered persons under the plan. If the payments by the plan administrator for claims
23 expenses exceed the portion of premiums allocated by the board for payment of
24 claims expenses, the board shall provide the plan administrator with additional funds
25 for payment of claims expenses.

26 **4. Payment to plan administrator.** The plan administrator selected pursuant to
27 subsection 1 must be paid, as provided in the contract of the association, for its direct and
28 indirect expenses incurred in the performance of its services. As used in this subsection,
29 "direct and indirect expenses" includes that portion of the audited administrative costs,
30 printing expenses, claims administration expenses, management expenses, building
31 overhead expenses and other actual operating and administrative expenses of the plan
32 administrator that are approved by the board as allocable to the administration of the plan
33 and included in the bid specifications.

34 **§3907. Assessments against insurers**

35 **1. Assessments.** For the purpose of providing the funds necessary to carry out the
36 powers and duties of the association, the board shall assess member insurers at such a
37 time and for such amounts as the board finds necessary. Assessments are due not less
38 than 30 days after written notice to the member insurers and accrue interest at 12% per
39 annum on and after the due date.

40 **2. Maximum assessment.** Each insurer must be assessed by the board an amount
41 not to exceed \$3 per covered person insured or reinsured by each insurer per month for

1 medical insurance. An insurer may not be assessed on policies or contracts insuring
2 federal or state employees. The assessment for any insurer is allowed as a credit on the
3 premium tax return for that member pursuant to Title 36, section 2513-B.

4 **3. Determination of assessment.** The board shall make reasonable efforts to ensure
5 that each covered person is counted only once with respect to an assessment. For that
6 purpose, the board shall require each insurer that obtains excess or stop loss insurance to
7 include in its count of covered persons all individuals whose coverage is insured, in
8 whole or in part, through excess or stop loss coverage. The board shall allow a reinsurer
9 to exclude from its number of covered persons those who have been counted by the
10 primary insurer or by the primary reinsurer or primary excess or stop loss insurer for the
11 purpose of determining its assessment under this subsection. The board may verify each
12 insurer's assessment based on annual statements and other reports determined to be
13 necessary by the board. The board may use any reasonable method of estimating the
14 number of covered persons of an insurer if the specific number is unknown.

15 **4. Excess funds.** If assessments and other receipts by the association, board or plan
16 administrator exceed the actual losses and administrative expenses of the plan, the board
17 shall hold the excess as interest and may use those excess funds to offset future losses or
18 to reduce plan premiums. As used in this subsection, "future losses" includes reserves for
19 claims incurred but not reported.

20 **5. Failure to pay assessment.** The superintendent may suspend or revoke, after
21 notice and hearing, the certificate of authority to transact insurance in this State of any
22 member insurer that fails to pay an assessment. As an alternative, the superintendent may
23 levy a penalty on any member insurer that fails to pay an assessment when due. In
24 addition, the superintendent may use any power granted to the superintendent by this
25 Title to collect any unpaid assessment.

26 **§3908. Availability of coverage**

27 The association shall offer a choice of 2 or more coverage options through the plan as
28 set out in section 3909, subsections 1 and 2. The plan becomes effective January 1, 2008.
29 Policies offered through the association must be available for sale January 1, 2009. The
30 association shall directly insure the coverage provided by the plan, and the policies must
31 be issued through the plan administrator.

32 **§3909. Requirements for coverage**

33 **1. Coverage offered.** The plan must offer in an annually renewable policy the
34 coverage specified in this section for each eligible person. If a covered person is also
35 eligible for Medicare coverage, the plan may not pay or reimburse any person for
36 expenses paid by Medicare. A person whose health insurance coverage is involuntarily
37 terminated for any reason other than nonpayment of premium may apply for coverage
38 under the plan. If such coverage is applied for within 90 days after the involuntary
39 termination and if premiums are paid for the entire period of coverage, the effective date
40 of the coverage is the date of termination of the previous coverage.

1 **2. Major medical expense coverage.** The plan must offer major medical expense
2 coverage to every covered person who is not eligible for Medicare. The board shall
3 establish the coverage to be issued by the plan, its schedule of benefits and exclusions and
4 other limitations, which the board may amend from time to time subject to the approval
5 of the superintendent. All benefit coverage options must be comprehensive, and at least
6 one benefit coverage option developed by the plan must include unlimited lifetime
7 benefits. In establishing the plan coverage, the board shall take into consideration the
8 levels of health insurance provided in the State and medical economic factors as
9 determined appropriate.

10 **3. Rates.** Rates for coverage issued by the association must meet the requirements
11 of this subsection.

12 **A. Rates may not be unreasonable in relation to the benefits provided, the risk**
13 **experience and the reasonable expenses of providing the coverage.**

14 **B. Rate schedules must comply with section 2736-C and are subject to approval by**
15 **the superintendent.**

16 **C. Subject to approval by the superintendent, standard risk rates for coverage issued**
17 **by the association must be established by the association using reasonable actuarial**
18 **techniques and must reflect anticipated experiences and expenses of such coverage**
19 **for standard risks. The premium for the standard risk rates may not exceed a**
20 **maximum of 150% of the weighted average of rates charged by those insurers and**
21 **health maintenance organizations with individuals enrolled in similar medical**
22 **insurance plans.**

23 **4. Compliance with state law.** Products offered by the association must comply
24 with all relevant requirements of this Title applicable to individual health insurance,
25 including requirements for mandated coverage for specific health care services and
26 specific diseases and for certain providers of health care services.

27 **5. Other sources primary.** The association must be payer of last resort of benefits
28 whenever any other benefit or source of 3rd-party payment is available. The coverage
29 provided by the association must be considered excess coverage, and benefits otherwise
30 payable under association coverage must be reduced by all amounts paid or payable
31 through any other health insurance and by all hospital and medical expense benefits paid
32 or payable under any short-term, accident, dental-only, vision-only, fixed indemnity,
33 limited benefit or credit insurance; coverage issued as a supplement to liability insurance;
34 workers' compensation coverage; automobile medical payment; or liability insurance,
35 whether or not provided on the basis of fault, and by any hospital or medical benefits paid
36 or payable by any insurer or insurance arrangement or any hospital or medical benefits
37 paid or payable under or provided pursuant to any state or federal law or program.

38 **6. Recovery of claims paid.** An amount paid or payable by Medicare or any other
39 governmental program or any other insurance, or self-insurance maintained in lieu of
40 otherwise statutorily required insurance, may not be made or recognized as a claim under
41 such a policy or be recognized as or towards satisfaction of an applicable deductible or
42 out-of-pocket maximum or to reduce the limits of benefits available under the plan. The
43 association has a cause of action against a covered person for the recovery of the amount

1 of any benefits paid to the covered person that should not have been claimed or
2 recognized as claims because of the provisions of this subsection or because the benefits
3 are otherwise not covered. Benefits due from the association may be reduced or refused
4 as a setoff against any amount recoverable under this subsection.

5 **§3910. Eligibility for coverage**

6 **1. Eligibility; application for coverage.** A resident is eligible for coverage under
7 the plan if the resident provides evidence of rejection, a requirement of restrictive riders,
8 a rate increase or a preexisting conditions limitation on a qualified plan, the effect of
9 which is to substantially reduce coverage from that received by a person considered a
10 standard risk by at least one member insurer within 6 months of the date of the certificate,
11 or if the resident meets other eligibility requirements adopted by rule by the
12 superintendent that are not inconsistent with this chapter and that evidence that a person
13 is unable to obtain coverage substantially similar to that which may be obtained by a
14 person who is considered a standard risk. Individuals who are not eligible for coverage
15 under this section must be considered a standard risk and eligible for coverage in the
16 individual market. Rules adopted pursuant to this subsection are routine technical rules
17 as defined in Title 5, chapter 375, subchapter 2-A.

18 **2. Change of domicile.** The board shall develop standards for eligibility for
19 coverage by the association for a natural person who changes domicile to this State and
20 who at the time domicile is established in this State is insured by an organization similar
21 to the association. The eligible maximum lifetime benefits for that covered person may
22 not exceed the lifetime benefits available through the association less any benefits
23 received from a similar organization in the former domiciliary state.

24 **3. Eligibility without application.** The board shall develop a list of medical or
25 health conditions for which a person is eligible for plan coverage without applying for
26 health insurance under subsection 1. A person who can demonstrate the existence or
27 history of any medical or health conditions on the list developed by the board may not be
28 required to provide the evidence specified in subsection 1. The board may amend the list
29 from time to time as appropriate.

30 **4. Exclusions from eligibility.** A person is not eligible for coverage under the plan
31 if:

32 A. The person has or obtains health insurance coverage substantially similar to or
33 more comprehensive than a plan policy or would be eligible to have coverage if the
34 person elected to obtain it, except that:

35 (1) A covered person may maintain other coverage for the period of time the
36 person is satisfying a preexisting condition waiting period under a plan policy;
37 and

38 (2) A covered person may maintain plan coverage for the period of time the
39 person is satisfying a preexisting condition waiting period under another health
40 insurance policy intended to replace the plan policy;

41 B. The person is determined eligible for health care benefits under the MaineCare
42 program pursuant to Title 22;

- 1 C. The person previously terminated plan coverage, unless 12 months have elapsed
2 since the person's last termination;
- 3 D. The person is an inmate or resident of a public institution;
- 4 E. The person's premiums are paid for or reimbursed under any government-
5 sponsored program or by any government agency or health care provider, except as
6 an otherwise qualifying full-time employee, or dependent thereof, of a government
7 agency or health care provider; or
- 8 F. The person has met a maximum lifetime benefit amount under the plan.

9 **5. Termination of coverage. The coverage of any person ceases:**

- 10 A. On the date a person is no longer a resident;
- 11 B. Upon the death of the covered person;
- 12 C. On the date state law requires cancellation of the policy; or
- 13 D. At the option of the association, 30 days after the association makes any inquiry
14 concerning the person's eligibility or place of residence to which the person does not
15 reply.

16 The coverage of any person who ceases to meet the eligibility requirements of this section
17 may be terminated immediately.

18 **6. Unfair trade practice.** It constitutes an unfair trade practice for any insurer,
19 producer, employer or 3rd-party administrator to refer an individual employee or a
20 dependent of an individual employee to the association, or to arrange for an individual
21 employee or a dependent of an individual employee to apply to the plan, for the purpose
22 of separating such an employee or dependent from a group health benefits plan provided
23 in connection with the employee's employment.

24 **§3911. Actions against association or member insurers based upon joint or**
25 **collective actions**

26 Participation in the association, the establishment of rates, forms or procedures or any
27 other joint or collective action required by this chapter may not be the basis of any legal
28 action or criminal or civil liability or penalty against the association or a member insurer.

29 **§3912. Reimbursement of member insurer**

30 **1. Reimbursement.** A member insurer may seek reimbursement from the
31 association and the association shall reimburse the member insurer to the extent claims
32 made by a covered person after January 1, 2009 exceed premiums paid on a calendar-year
33 basis by the covered person to the member insurer for a covered person who meets the
34 following criteria:

- 35 A. The member insurer sold an individual health plan to the covered person between
36 December 1, 1993 and January 1, 2009 and the policy that was sold has been
37 continuously renewed by the covered person and the carrier has closed its book of
38 business for individual health plans sold between December 1, 1993 and January 1,
39 2009; and

1 B. The member insurer is able to determine through the use of individual health
2 statements, claims history or any reasonable means that at the time the person applied
3 for insurance coverage with the member insurer, the covered person was diagnosed
4 with one of the following medical conditions: acquired immune deficiency syndrome,
5 angina pectoris, ascites, chemical dependency cirrhosis of the liver, coronary
6 occlusion, cystic fibrosis, Friedreich's ataxia, hemophilia, Hodgkin's disease,
7 Huntington's chorea, juvenile diabetes, leukemia, metastatic cancer, motor or sensory
8 aphasia, multiple sclerosis, muscular dystrophy, myasthenia gravis, myotonia, heart
9 disease causing open heart surgery, Parkinson's disease, polycystic kidney, psychotic
10 disorders, quadriplegia, stroke, syringomyelia or Wilson's disease.

11 2. Rules. The superintendent may adopt rules to facilitate payment to a carrier
12 pursuant to this section. Rules adopted pursuant to this subsection are routine technical
13 rules as defined in Title 5, chapter 375, subchapter 2-A.

14 **Sec. 15. Application for federal grant.** Within 30 days of the effective date of
15 this Act, the Superintendent of Insurance shall submit an application to the federal
16 Department of Health and Human Services, Health Resources and Services
17 Administration for a federal seed grant to support the creation and initial operation of the
18 Comprehensive Health Insurance Risk Pool Association established in the Maine Revised
19 Statutes, Title 24-A, chapter 54.

20 **Sec. 16. Effective date.** Those sections of this Act that repeal the Maine Revised
21 Statutes, Title 24-A, section 2736-C, subsection 3, paragraphs A and C and that amend
22 Title 24-A, section 2736-C, subsection 3, paragraph D and subsection 9 take effect April
23 1, 2008.

24 **SUMMARY**

25 This bill creates the Comprehensive Health Insurance Risk Pool Association. The
26 purpose of the association is to spread the cost of high-risk individuals among all health
27 insurers. The bill funds the high-risk pool through an assessment on insurers. An
28 individual insured through the high-risk pool may be charged a premium up to 150% of
29 the average premium rates charges by carriers for similar health insurance plans. The bill
30 requires the State to submit an application to the Federal Government for federal
31 assistance to create a high-risk pool.

32 The bill also broadens the community rating laws to allow carriers to vary premiums
33 on the basis of age within a maximum rate differential on a ratio of 4 to one and on the
34 basis of health status and tobacco use within a maximum rate differential on a ratio of 1.5
35 to one. The bill also removes the guaranteed issuance requirement for individual health
36 plans, effective January 1, 2008.