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Conference Engrossed

State of Arizona
Senate
Forty-sixth Legislature
Second Regular Session
2004

SENATE BILL 1166

AN ACT

AMENDING TITLE 20, CHAPTER 13, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 20-2330; REPEALING SECTION 36-2906.01, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2001, CHAPTER 58, SECTION 19; AMENDING SECTION 36-2906.01, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2001, CHAPTER 344, SECTION 48; AMENDING SECTION 36-2912, ARIZONA REVISED STATUTES; AMENDING TITLE 36, CHAPTER 29, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTIONS 36-2912.01 AND 36-2912.02; AMENDING SECTION 36-2913, ARIZONA REVISED STATUTES; MAKING AN APPROPRIATION; RELATING TO THE ARIZONA HEALTH CARE COST CONTAINMENT SYSTEM.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Title 20, chapter 13, article 1, Arizona Revised Statutes,
3 is amended by adding section 20-2330, to read:

4 20-2330. Participation in healthcare group

5 A. AN ACCOUNTABLE HEALTH PLAN MAY CONTRACT WITH THE ARIZONA HEALTH
6 CARE COST CONTAINMENT SYSTEM ADMINISTRATION TO PROVIDE HEALTH CARE SERVICES
7 PURSUANT TO SECTION 36-2912.02.

8 B. FINANCIAL REQUIREMENTS IMPOSED PURSUANT TO TITLE 36, CHAPTER 29,
9 ARTICLE 1 ARE SEPARATE FROM THE FINANCIAL REQUIREMENTS IMPOSED PURSUANT TO
10 THIS TITLE.

11 Sec. 2. Repeal

12 Section 36-2906.01, Arizona Revised Statutes, as amended by Laws 2001,
13 chapter 58, section 19, is repealed.

14 Sec. 3. Section 36-2906.01, Arizona Revised Statutes, as amended by
15 Laws 2001, chapter 344, section 48, is amended to read:

16 36-2906.01. Qualified commercial carriers; administration;
17 contracts

18 A. Entities, including insurers as defined in section 20-104,
19 hospital, medical, dental and optometric service corporations defined in
20 title 20, chapter 4, article 3, ~~benefit insurers as defined in section 20-922~~
21 and health care services organizations as defined in section 20-1051, are
22 prohibited from contracting with the administration as a system ~~health plan~~
23 CONTRACTOR unless the entity establishes an affiliated corporation whose only
24 authorized business is to provide services or coverage pursuant to a contract
25 with the administration to persons defined as eligible in section 36-2901,
26 paragraph 6, SUBDIVISIONS (a), (f) AND (g).

27 B. If there is an insufficient number of, or an inadequate member
28 capacity in, contracts awarded to ~~prepaid capitated providers~~ CONTRACTORS,
29 the director may request that the director of the department of insurance
30 grant a temporary exemption from the requirements of subsection A of this
31 section for an entity regulated by the department of insurance, and otherwise
32 qualified to be a system health plan, in order for that entity to enter into
33 an arrangement with the administration to provide services to persons defined
34 as eligible in section 36-2901, paragraph 6, SUBDIVISIONS (a), (f) AND (g).
35 On a written request from the administration, the director of the department
36 of insurance may grant a one-time exemption to an entity, for a period not to
37 exceed one year. During the temporary exemption, the entity must comply with
38 all applicable provisions of both this article and the applicable chapter or
39 article of title 20 under which the entity is licensed to operate.

40 C. With respect to entities that have been granted an exemption
41 pursuant to subsection B of this section, the provisions of section 36-2903,
42 subsection M, ~~related~~ RELATING to the direct operation of a provider, shall
43 not apply. If the director determines that the operations of the entity
44 would otherwise meet the circumstances specified in contract under which the
45 administration could operate the entity directly or that the public health,

1 safety or welfare require emergency action relative to the entity, the
2 director shall notify the director of the department of insurance and may
3 request that the department of insurance take appropriate actions.

4 Sec. 4. Section 36-2912, Arizona Revised Statutes, is amended to read:

5 36-2912. Healthcare group coverage; program requirements for
6 small businesses and public employers; related
7 requirements; definitions

8 A. The administration shall administer a healthcare group program to
9 allow willing contractors to deliver health care services to persons defined
10 as eligible pursuant to section 36-2901, paragraph 6, subdivisions (b), (c),
11 (d) and (e). **IN THE ABSENCE OF A WILLING CONTRACTOR, THE ADMINISTRATION MAY**
12 **CONTRACT DIRECTLY WITH ANY HEALTH CARE PROVIDER OR ENTITY. THE**
13 **ADMINISTRATION MAY ENTER INTO A CONTRACT WITH ANOTHER ENTITY TO PROVIDE**
14 **ADMINISTRATIVE FUNCTIONS FOR THE HEALTHCARE GROUP PROGRAM.**

15 B. Employers with one eligible employee or up to an average of fifty
16 eligible employees under section 36-2901, paragraph 6, subdivision (d):

17 1. May contract with the administration to be the exclusive health
18 benefit plan if the employer has five or fewer eligible employees and enrolls
19 one hundred per cent of these employees into the health benefit plan.

20 2. May contract with the administration for coverage available
21 pursuant to this section if the employer has six or more eligible employees
22 and enrolls eighty per cent of these employees into the healthcare group
23 program.

24 3. Shall have a minimum of one and a maximum of fifty eligible
25 employees at the effective date of their first contract with the
26 administration.

27 C. **THE ADMINISTRATION SHALL NOT ENROLL AN EMPLOYER GROUP IN HEALTHCARE**
28 **GROUP SOONER THAN ONE HUNDRED EIGHTY DAYS AFTER THE DATE THAT THE EMPLOYER'S**
29 **HEALTH INSURANCE COVERAGE UNDER AN ACCOUNTABLE HEALTH PLAN IS DISCONTINUED.**
30 **ENROLLMENT IN HEALTHCARE GROUP IS EFFECTIVE ON THE FIRST DAY OF THE MONTH**
31 **AFTER THE ONE HUNDRED EIGHTY DAY PERIOD. THIS SUBSECTION DOES NOT APPLY TO**
32 **AN EMPLOYER GROUP IF THE EMPLOYER'S ACCOUNTABLE HEALTH PLAN DISCONTINUES**
33 **OFFERING THE HEALTH PLAN OF WHICH THE EMPLOYER IS A MEMBER.**

34 ~~C.~~ D. Employees with proof of other existing health care coverage who
35 elect not to participate in the healthcare group program shall not be
36 considered when determining the percentage **OF ENROLLMENT REQUIREMENTS UNDER**
37 **SUBSECTION B OF THIS SECTION** if ~~the other health care coverage~~ either:

38 1. ~~Is other~~ **Group health coverage IS PROVIDED** through a spouse, parent
39 or legal guardian, **OR INSURED THROUGH INDIVIDUAL INSURANCE OR ANOTHER**
40 **EMPLOYER.**

41 2. ~~Is coverage available from~~ **MEDICAL ASSISTANCE IS PROVIDED BY** a
42 government subsidized health care program.

43 3. **MEDICAL ASSISTANCE IS PROVIDED PURSUANT TO SECTION 36-2982,**
44 **SUBSECTION I.**

1 ~~D.~~ E. An employer shall not offer coverage made available pursuant to
2 this section to persons defined as eligible pursuant to section 36-2901,
3 paragraph 6, subdivision (b), (c), (d) or (e) as a substitute for a federally
4 designated plan.

5 ~~E.~~ F. An employee or dependent defined as eligible pursuant to
6 section 36-2901, paragraph 6, subdivision (b), (c), (d) or (e) may
7 participate in ~~the system~~ HEALTHCARE GROUP on a voluntary basis only.

8 ~~F.~~ G. Notwithstanding subsection B, paragraph 2 of this section, the
9 administration shall adopt rules to allow a business that offers ~~system~~
10 HEALTHCARE GROUP coverage pursuant to this section to continue coverage if it
11 expands its employment to include more than fifty employees.

12 ~~G.~~ H. The administration shall provide eligible employees with
13 disclosure information about the health benefit plan.

14 ~~H.~~ I. The director shall:

15 1. Require that any contractor that provides covered services to
16 persons defined as eligible pursuant to section 36-2901, paragraph 6,
17 subdivision (a) provide separate audited reports on the assets, liabilities
18 and financial status of any corporate activity involving providing coverage
19 pursuant to this section to persons defined as eligible pursuant to section
20 36-2901, paragraph 6, subdivision (b), (c), (d) or (e).

21 ~~2. Ensure that any health plan not contracted to provide system
22 covered services to persons defined as eligible pursuant to section 36-2901,
23 paragraph 6, subdivision (a) has complied with any applicable provisions of
24 section 36-2906.01. The director may make requests of the director of the
25 department of insurance on behalf of the administration pursuant to section
26 36-2906.01.~~

27 ~~3. Not distribute any appropriated funds, unless specifically
28 authorized by the legislature, to the administration or the administration's
29 contracted plans for the purposes of this section.~~

30 2. BEGINNING ON JULY 1, 2005, REQUIRE THAT A CONTRACTOR, THE
31 ADMINISTRATION OR AN ACCOUNTABLE HEALTH PLAN NEGOTIATE REIMBURSEMENT RATES
32 AND NOT USE THE ADMINISTRATION'S REIMBURSEMENT RATES ESTABLISHED PURSUANT TO
33 SECTION 36-2903.01, SUBSECTION H, AS A DEFAULT REIMBURSEMENT RATE IF A
34 CONTRACT DOES NOT EXIST BETWEEN A CONTRACTOR AND A PROVIDER.

35 3. USE MONIES FROM THE HEALTHCARE GROUP FUND ESTABLISHED BY SECTION
36 36-2912.01 FOR THE ADMINISTRATION'S COSTS OF OPERATING THE HEALTHCARE GROUP
37 PROGRAM.

38 4. Ensure that the contractors are required to meet contract terms as
39 are necessary in the judgment of the director to ensure adequate performance
40 by the contractor. Contract provisions shall include, at a minimum, the
41 maintenance of deposits, performance bonds, financial reserves or other
42 financial security. The director may waive requirements for the posting of
43 bonds or security for contractors that have posted other security, equal to
44 or greater than that required for the healthcare group program, with the
45 administration or the department of insurance for the performance of health

1 service contracts if funds would be available to the administration from the
2 other security on the contractor's default. In waiving, or approving waivers
3 of, any requirements established pursuant to this section, the director shall
4 ensure that the administration has taken into account all the obligations to
5 which a contractor's security is associated. The director may also adopt
6 rules that provide for the withholding or forfeiture of payments to be made
7 to a contractor for the failure of the contractor to comply with provisions
8 of its contract or with provisions of adopted rules.

9 5. Adopt rules.

10 6. Provide reinsurance to the contractors for clean claims based on
11 thresholds established by the administration. For the purposes of this
12 paragraph, "clean claims" has the same meaning prescribed in section 36-2904.

13 ~~I~~ J. With respect to services provided by contractors to persons
14 defined as eligible pursuant to section 36-2901, paragraph 6, subdivision
15 (b), (c), (d) or (e), a contractor is the payor of last resort and has the
16 same lien or subrogation rights as those held by health care services
17 organizations licensed pursuant to title 20, chapter 4, article 9.

18 ~~J~~ K. The administration shall offer a health benefit plan on a
19 guaranteed issuance basis to small employers as required by this
20 section. All small employers qualify for this guaranteed offer of coverage.
21 The administration shall provide a health benefit plan to each small employer
22 without regard to health status-related factors if the small employer agrees
23 to make the premium payments and to satisfy any other reasonable provisions
24 of the plan ~~that are not inconsistent with this chapter~~ AND CONTRACT. The
25 administration shall offer to all small employers the available health
26 benefit plan and shall accept any small employer that applies and meets the
27 eligibility requirements. In addition to the requirements prescribed in this
28 section, for any offering of any health benefit plan to a small employer, as
29 part of the administration's solicitation and sales materials, the
30 administration shall make a reasonable disclosure to the employer of the
31 availability of the information described in this subsection and, on request
32 of the employer, shall provide that information to the employer. The
33 administration shall provide information concerning the following:

34 1. Provisions of coverage relating to the following, if applicable:

35 (a) The administration's right to establish premiums and to change
36 premium rates and the factors that may affect changes in premium rates.

37 (b) Renewability of coverage.

38 (c) Any preexisting condition exclusion.

39 (d) The geographic areas served by the contractor.

40 2. The benefits and premiums available under all health benefit plans
41 for which the employer is qualified.

42 ~~K~~ L. The administration shall describe the information required by
43 subsection ~~J~~ K of this section in language that is understandable by the
44 average small employer and with a level of detail that is sufficient to
45 reasonably inform a small employer of the employer's rights and obligations

1 under the health benefit plan. This requirement is satisfied if the
2 administration provides the following information:

- 3 1. An outline of coverage that describes the benefits in summary form.
- 4 2. The rate or rating schedule that applies to the product,
5 preexisting condition exclusion or affiliation period.
- 6 3. The minimum employer contribution and group participation rules
7 that apply to any particular type of coverage.
- 8 4. In the case of a network plan, a map or listing of the areas
9 served.

10 ~~L~~ M. A contractor is not required to disclose any information that
11 is proprietary and protected trade secret information under applicable law.

12 ~~M~~ N. At least sixty days before the date of expiration of a health
13 benefit plan, the administration shall provide a written notice to the
14 employer of the terms for renewal of the plan.

15 ~~N~~ O. The administration may increase or decrease premiums based on
16 actuarial reviews of the projected and actual costs of providing health care
17 benefits to eligible members. Before changing premiums, the administration
18 must give sixty ~~days~~ DAYS' written notice to the employer. The
19 administration may cap the amount of the change.

20 ~~O~~ P. The administration may consider age, sex, income and community
21 rating when it establishes premiums for the healthcare group program.

22 ~~P~~ Q. Except as provided in subsection ~~Q~~ R of this section, a health
23 benefit plan may not deny, limit or condition the coverage or benefits based
24 on a person's health status-related factors or a lack of evidence of
25 insurability.

26 ~~Q~~ R. A health benefit plan shall not exclude coverage for
27 preexisting conditions, except that:

28 1. A health benefit plan may exclude coverage for preexisting
29 conditions for a period of not more than twelve months or, in the case of a
30 late enrollee, eighteen months. The exclusion of coverage does not apply to
31 services that are furnished to newborns who were otherwise covered from the
32 time of their birth or to persons who satisfy the portability requirements
33 under this section.

34 2. The contractor shall reduce the period of any applicable
35 preexisting condition exclusion by the aggregate of the periods of creditable
36 coverage that apply to the individual.

37 ~~R~~ S. The contractor shall calculate creditable coverage according to
38 the following:

39 1. The contractor shall give an individual credit for each portion of
40 each month the individual was covered by creditable coverage.

41 2. The contractor shall not count a period of creditable coverage for
42 an individual enrolled in a health benefit plan if after the period of
43 coverage and before the enrollment date there were sixty-three consecutive
44 days during which the individual was not covered under any creditable
45 coverage.

1 3. The contractor shall give credit in the calculation of creditable
2 coverage for any period that an individual is in a waiting period for any
3 health coverage.

4 ~~S.~~ T. The contractor shall not count a period of creditable coverage
5 with respect to enrollment of an individual if, after the most recent period
6 of creditable coverage and before the enrollment date, sixty-three
7 consecutive days lapse during all of which the individual was not covered
8 under any creditable coverage. The contractor shall not include in the
9 determination of the period of continuous coverage described in this section
10 any period that an individual is in a waiting period for health insurance
11 coverage offered by a health care insurer or is in a waiting period for
12 benefits under a health benefit plan offered by a contractor. In determining
13 the extent to which an individual has satisfied any portion of any applicable
14 preexisting condition period the contractor shall count a period of
15 creditable coverage without regard to the specific benefits covered during
16 that period. A contractor shall not impose any preexisting condition
17 exclusion in the case of an individual who is covered under creditable
18 coverage thirty-one days after the individual's date of birth. A contractor
19 shall not impose any preexisting condition exclusion in the case of a child
20 who is adopted or placed for adoption before age eighteen and who is covered
21 under creditable coverage thirty-one days after the adoption or placement for
22 adoption.

23 ~~T.~~ U. The written certification provided by the administration must
24 include:

25 1. The period of creditable coverage of the individual under the
26 contractor and any applicable coverage under a COBRA continuation provision.

27 2. Any applicable waiting period or affiliation period imposed on an
28 individual for any coverage under the health plan.

29 ~~U.~~ V. The administration shall issue and accept a written
30 certification of the period of creditable coverage of the individual that
31 contains at least the following information:

32 1. The date that the certificate is issued.

33 2. The name of the individual or dependent for whom the certificate
34 applies and any other information that is necessary to allow the issuer
35 providing the coverage specified in the certificate to identify the
36 individual, including the individual's identification number under the policy
37 and the name of the policyholder if the certificate is for or includes a
38 dependent.

39 3. The name, address and telephone number of the issuer providing the
40 certificate.

41 4. The telephone number to call for further information regarding the
42 certificate.

43 5. One of the following:

1 (a) A statement that the individual has at least eighteen months of
2 creditable coverage. For purposes of this subdivision, eighteen months means
3 five hundred forty-six days.

4 (b) Both the date that the individual first sought coverage, as
5 evidenced by a substantially complete application, and the date that
6 creditable coverage began.

7 6. The date creditable coverage ended, unless the certificate
8 indicates that creditable coverage is continuing from the date of the
9 certificate.

10 ~~V~~ W. The administration shall provide any certification pursuant to
11 this section within thirty days after the event that triggered the issuance
12 of the certification. Periods of creditable coverage for an individual are
13 established by presentation of the certifications in this section.

14 ~~W~~ X. The healthcare group program shall comply with all applicable
15 federal requirements.

16 Y. HEALTHCARE GROUP MAY PAY A COMMISSION TO AN INSURANCE PRODUCER. TO
17 RECEIVE A COMMISSION, THE PRODUCER MUST CERTIFY THAT TO THE BEST OF THE
18 PRODUCER'S KNOWLEDGE THE EMPLOYER GROUP HAS NOT HAD INSURANCE IN THE ONE
19 HUNDRED EIGHTY DAYS BEFORE APPLYING TO HEALTHCARE GROUP. FOR THE PURPOSES OF
20 THIS SUBSECTION, "COMMISSION" MEANS A ONE TIME PAYMENT ON THE INITIAL
21 ENROLLMENT OF AN EMPLOYER.

22 Z. ON OR BEFORE JUNE 15 AND NOVEMBER 15 OF EACH YEAR, THE DIRECTOR
23 SHALL SUBMIT A REPORT TO THE JOINT LEGISLATIVE BUDGET COMMITTEE REGARDING THE
24 NUMBER AND TYPE OF BUSINESSES PARTICIPATING IN HEALTHCARE GROUP AND THAT
25 INCLUDES UPDATED INFORMATION ON HEALTHCARE GROUP MARKETING ACTIVITIES. THE
26 DIRECTOR SHALL, WITHIN THIRTY DAYS OF IMPLEMENTATION, NOTIFY THE JOINT
27 LEGISLATIVE BUDGET COMMITTEE OF ANY CHANGES IN HEALTHCARE GROUP BENEFITS OR
28 COST SHARING ARRANGEMENTS.

29 ~~X~~ AA. For the purposes of this section:

30 1. "ACCOUNTABLE HEALTH PLAN" HAS THE SAME MEANING PRESCRIBED IN
31 SECTION 20-2301.

32 ~~1~~ 2. "COBRA continuation provision" means:

33 (a) Section 4980B, except subsection (f)(1) as it relates to pediatric
34 vaccines, of the internal revenue code of 1986.

35 (b) Title I, subtitle B, part 6, except section 609, of the employee
36 retirement income security act of 1974.

37 (c) Title XXII of the public health service act.

38 (d) Any similar provision of the law of this state or any other state.

39 ~~2~~ 3. "Creditable coverage" means coverage solely for an individual,
40 other than limited benefits coverage, under any of the following:

41 (a) An employee welfare benefit plan that provides medical care to
42 employees or the employees' dependents directly or through insurance,
43 reimbursement or otherwise pursuant to the employee retirement income
44 security act of 1974.

- 1 (b) A church plan as defined in the employee retirement income
2 security act of 1974.
- 3 (c) A health ~~benefit~~ BENEFITS plan, as defined in section 20-2301,
4 issued by a health plan.
- 5 (d) Part A or part B of title XVIII of the social security act.
- 6 (e) Title XIX of the social security act, other than coverage
7 consisting solely of benefits under section 1928.
- 8 (f) Title 10, chapter 55 of the United States Code.
- 9 (g) A medical care program of the Indian health service or of a tribal
10 organization.
- 11 (h) A health benefits risk pool operated by any state of the United
12 States.
- 13 (i) A health plan offered pursuant to title 5, chapter 89 of the
14 United States Code.
- 15 (j) A public health plan as defined by federal law.
- 16 (k) A health benefit plan pursuant to section 5(e) of the peace corps
17 act (22 United States Code section 2504(e)).
- 18 (l) A policy or contract, including short-term limited duration
19 insurance, issued on an individual basis by an insurer, a health care
20 services organization, a hospital service corporation, a medical service
21 corporation or a hospital, medical, dental and optometric service corporation
22 or made available to persons defined as eligible under section 36-2901,
23 paragraph 6, subdivisions (b), (c), (d) and (e).
- 24 (m) A policy or contract issued by a health care insurer or the
25 administration to a member of a bona fide association.
- 26 ~~3-~~ 4. "Eligible employee" means a person who IS ONE OF THE FOLLOWING:
27 (a) ELIGIBLE PURSUANT TO SECTION 36-2901, PARAGRAPH 6, SUBDIVISIONS
28 (b), (c), (d) AND (e).
29 (b) A PERSON WHO works for an employer for a minimum of twenty hours
30 per week or who is self-employed for at least twenty hours per week.
31 (c) AN EMPLOYEE WHO ELECTS COVERAGE PURSUANT TO SECTION 36-2982,
32 SUBSECTION I. THE RESTRICTION PROHIBITING EMPLOYEES EMPLOYED BY PUBLIC
33 AGENCIES PRESCRIBED IN SECTION 36-2982, SUBSECTION I DOES NOT APPLY TO THIS
34 SUBDIVISION.
35 (d) A PERSON WHO MEETS ALL OF THE ELIGIBILITY REQUIREMENTS, WHO IS
36 ELIGIBLE FOR A FEDERAL HEALTH COVERAGE TAX CREDIT PURSUANT TO SECTION 35 OF
37 THE INTERNAL REVENUE CODE OF 1986 AND WHO APPLIES FOR HEALTH CARE COVERAGE
38 THROUGH THE HEALTHCARE GROUP PROGRAM. THE REQUIREMENT THAT A PERSON BE
39 EMPLOYED WITH A SMALL BUSINESS THAT ELECTS HEALTHCARE GROUP COVERAGE DOES NOT
40 APPLY TO THIS ELIGIBILITY GROUP.
- 41 ~~4-~~ 5. "Genetic information" means information about genes, gene
42 products and inherited characteristics that may derive from the individual or
43 a family member, including information regarding carrier status and
44 information derived from laboratory tests that identify mutations in specific

1 genes or chromosomes, physical medical examinations, family histories and
2 direct analysis of genes or chromosomes.

3 ~~5-~~ 6. "Health benefit plan" means coverage offered by the
4 administration for the healthcare group program pursuant to this section.

5 ~~6-~~ 7. "Health status-related factor" means any factor in relation to
6 the health of the individual or a dependent of the individual enrolled or to
7 be enrolled in a health plan including:

- 8 (a) Health status.
- 9 (b) Medical condition, including physical and mental illness.
- 10 (c) Claims experience.
- 11 (d) Receipt of health care.
- 12 (e) Medical history.
- 13 (f) Genetic information.
- 14 (g) Evidence of insurability, including conditions arising out of acts
15 of domestic violence as defined in section 20-448.
- 16 (h) The existence of a physical or mental disability.

17 8. "HOSPITAL" MEANS A HEALTH CARE INSTITUTION LICENSED AS A HOSPITAL
18 PURSUANT TO CHAPTER 4, ARTICLE 2 OF THIS TITLE.

19 ~~7-~~ 9. "Late enrollee" means an employee or dependent who requests
20 enrollment in a health benefit plan after the initial enrollment period that
21 is provided under the terms of the health benefit plan if the initial
22 enrollment period is at least thirty-one days. Coverage for a late enrollee
23 begins on the date the person becomes a dependent if a request for enrollment
24 is received within thirty-one days after the person becomes a dependent. An
25 employee or dependent shall not be considered a late enrollee if:

- 26 (a) The person:
 - 27 (i) At the time of the initial enrollment period was covered under a
28 public or private health insurance policy or any other health benefit plan.
 - 29 (ii) Lost coverage under a public or private health insurance policy
30 or any other health benefit plan due to the employee's termination of
31 employment or eligibility, the reduction in the number of hours of
32 employment, the termination of the other plan's coverage, the death of the
33 spouse, legal separation or divorce or the termination of employer
34 contributions toward the coverage.
 - 35 (iii) Requests enrollment within thirty-one days after the termination
36 of creditable coverage that is provided under a COBRA continuation provision.
 - 37 (iv) Requests enrollment within thirty-one days after the date of
38 marriage.

39 (b) The person is employed by an employer that offers multiple health
40 benefit plans and the person elects a different plan during an open
41 enrollment period.

42 (c) The person becomes a dependent of an eligible person through
43 marriage, birth, adoption or placement for adoption and requests enrollment
44 no later than thirty-one days after becoming a dependent.

1 ~~8.~~ 10. "Preexisting condition" means a condition, regardless of the
2 cause of the condition, for which medical advice, diagnosis, care or
3 treatment was recommended or received within not more than six months before
4 the date of the enrollment of the individual under a health benefit plan
5 issued by a contractor. Preexisting condition does not include a genetic
6 condition in the absence of a diagnosis of the condition related to the
7 genetic information.

8 ~~9.~~ 11. "Preexisting condition limitation" or "preexisting condition
9 exclusion" means a limitation or exclusion of benefits for a preexisting
10 condition under a health benefit plan offered by a contractor.

11 ~~10.~~ 12. "Small employer" means an employer who employs at least one
12 but not more than fifty eligible employees on a typical business day during
13 any one calendar year.

14 ~~11.~~ 13. "Waiting period" means the period that must pass before a
15 potential participant or eligible employee in a health benefit plan offered
16 by a health plan is eligible to be covered for benefits as determined by the
17 individual's employer.

18 Sec. 5. Title 36, chapter 29, article 1, Arizona Revised Statutes, is
19 amended by adding sections 36-2912.01 and 36-2912.02, to read:

20 36-2912.01. Healthcare group fund; nonlapsing

21 A. THE HEALTHCARE GROUP FUND IS ESTABLISHED CONSISTING OF:

22 1. PREMIUMS PAID BY SMALL EMPLOYERS AND ELIGIBLE EMPLOYEES, INCLUDING
23 EMPLOYEE CONTRIBUTIONS, FOR THE COST OF PROVIDING HOSPITALIZATION AND MEDICAL
24 CARE UNDER THE SYSTEM.

25 2. GIFTS, GRANTS AND DONATIONS.

26 3. LEGISLATIVE APPROPRIATIONS.

27 B. THE ADMINISTRATION SHALL ADMINISTER THE FUND.

28 C. MONIES IN THE FUND ARE CONTINUOUSLY APPROPRIATED AND ARE EXEMPT
29 FROM THE PROVISIONS OF SECTION 35-190 RELATING TO THE LAPSING OF
30 APPROPRIATIONS. ADMINISTRATIVE COSTS TO OPERATE THE PROGRAM ARE SUBJECT TO
31 LEGISLATIVE APPROPRIATION.

32 D. ON NOTICE FROM THE ADMINISTRATION, THE STATE TREASURER SHALL INVEST
33 AND DIVEST MONIES IN THE FUND AS PROVIDED BY SECTION 35-313, AND MONIES
34 EARNED FROM INVESTMENT SHALL BE CREDITED TO THE FUND.

35 E. THE ADMINISTRATION SHALL USE FUND MONIES TO PAY THE ADMINISTRATIVE
36 COSTS AND THE COST OF PROVIDING HOSPITALIZATION AND MEDICAL CARE FOR SMALL
37 EMPLOYERS AND ELIGIBLE EMPLOYEES AS DEFINED IN SECTION 36-2912.

38 F. SUBJECT TO LEGISLATIVE APPROPRIATION, THE ADMINISTRATION MAY USE
39 FUND MONIES FROM PREMIUMS TO PAY THE ADMINISTRATIVE COSTS FOR THE
40 ADMINISTRATION TO OPERATE THE HEALTHCARE GROUP PROGRAM. ADMINISTRATIVE COSTS
41 DO NOT INCLUDE COMMISSIONS OR FEES PAID BY THE HEALTHCARE PROGRAM TO
42 INSURANCE PRODUCERS.

1 hospitalization and medical care under the system to full-time officers and
2 employees of this state, of its departments and agencies and of cities, towns
3 and school districts of this state.

4 4. Monies drawn against appropriations made by this state for the
5 costs of operating the Arizona health care cost containment system or the
6 long-term care system. Monies shall be drawn against appropriations and
7 transferred from the fund from which they were appropriated on an as needed
8 basis only.

9 5. Gifts, donations and grants from any source.

10 6. Federal monies made available to this state for the operation of
11 the Arizona health care cost containment system or the long-term care system.

12 7. Interest paid on monies deposited in the fund.

13 ~~8. Monies paid by the owners of eligible businesses in this state,~~
14 ~~including employee contributions, for the actual cost of providing~~
15 ~~hospitalization and medical care under the system to their full-time~~
16 ~~employees together with interest paid on monies deposited in the fund.~~
17 ~~Administrative costs of the system to operate the eligible businesses program~~
18 ~~are subject to legislative appropriation.~~

19 ~~9.~~ 8. Reimbursements for data collection.

20 D. The third party liability fund is comprised of monies paid by third
21 party payors and lien and estate recoveries.

22 E. All monies in the funds other than monies appropriated by the state
23 shall not lapse.

24 F. All monies drawn against appropriations made by this state
25 remaining in the funds at the end of the fiscal year shall revert to the fund
26 from which they were appropriated and drawn, and the appropriation shall
27 lapse in accordance with section 35-190. Notwithstanding the provisions of
28 section 35-191, subsection B, the period for administrative adjustments shall
29 extend for only six months for appropriations made for system covered
30 services.

31 G. Notwithstanding sections 35-190 and 35-191, all approved claims for
32 system covered services presented after the close of the fiscal year in which
33 they were incurred shall be paid either in accordance with subsection F of
34 this section or in the current fiscal year with the monies available in the
35 funds established by this section.

36 H. Claims for system covered services that are determined valid by the
37 director pursuant to section 36-2904, subsection G and the department's
38 grievance and appeal procedure shall be paid from the funds established by
39 this section.

40 I. For purposes of this section, system covered services exclude
41 administrative charges for operating expenses.

42 J. All payments for claims from the funds established by this section
43 shall be accounted for by the administration by the fiscal year in which the
44 claims were incurred, regardless of the fiscal year in which the payments
45 were made.

1 K. Notwithstanding any other law, county owned or contracted providers
2 and special health care district owned or contracted providers are subject to
3 all claims processing and payment requirements or limitations of this chapter
4 that are applicable to noncounty providers.

5 Sec. 7. Healthcare group; bare period; exception

6 Notwithstanding section 36-2912, subsection C, Arizona Revised
7 Statutes, an employer who has signed and submitted to healthcare group a
8 group service agreement to enroll employees with healthcare group before the
9 effective date of this act does not have to meet the one hundred eighty day
10 waiting period required by section 36-2912, subsection B, Arizona Revised
11 Statutes, as amended by this act. If an employer requests healthcare group
12 to cancel the group service agreement submitted before the effective date of
13 this act or the employer does not provide all necessary documentation
14 requested by healthcare group to complete the application process within
15 ninety days from the original date of submittal to healthcare group, the
16 provisions of section 36-2912, subsection B, Arizona Revised Statutes, as
17 amended by this act, apply.

18 Sec. 8. Healthcare group; administrative expenses;
19 appropriation

20 A. Subject to the availability of monies, \$3,207,400 is appropriated
21 from the healthcare group fund established by section 36-2912.01, Arizona
22 Revised Statutes, as added by this act in fiscal year 2004-2005 to the
23 administration to pay the administrative costs to operate the healthcare
24 group program.

25 B. The appropriation made in subsection A of this section is exempt
26 from the provisions of section 35-190, Arizona Revised Statutes, relating to
27 lapsing of appropriations.