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16-6606

State of Minnesota

HOUSE OF REPRESENTATIVES 3225 H. F. No.

EIGHTY-NINTH SESSION

03/16/2016 Authored by Liebling, Schultz, Norton, Poppe, Considine and others The bill was read for the first time and referred to the Committee on Commerce and Regulatory Reform

1.1 1.2 1.3 1.4	A bill for an act relating to insurance; making the state of Minnesota a single geographic rating area for purposes of setting premium rates for individual health plans; amending Minnesota Statutes 2014, section 62A.65, subdivision 3.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2014, section 62A.65, subdivision 3, is amended to read:
1.7	Subd. 3. Premium rate restrictions. No individual health plan may be offered,
1.8	sold, issued, or renewed to a Minnesota resident unless the premium rate charged is
1.9	determined in accordance with the following requirements:
1.10	(a) Premium rates may vary based upon the ages of covered persons in accordance
1.11	with the provisions of the Affordable Care Act.
1.12	(b) Premium rates may vary based upon geographic rating area. The commissioner
1.13	shall grant approval if the following conditions are met:
1.14	(1) the areas are established in accordance with the Affordable Care Act;
1.15	(2) each geographic region must be composed of no fewer than seven counties that
1.16	create a contiguous region; and
1.17	(3) the health carrier provides actuarial justification acceptable to the commissioner
1.18	for the proposed geographic variations in premium rates for each area, establishing that the
1.19	variations are based upon differences in the cost to the health carrier of providing coverage.
1.20	(c) (b) Premium rates may vary based upon tobacco use, in accordance with the
1.21	provisions of the Affordable Care Act.
1.22	(d) (c) In developing its premiums for a health plan, a health carrier shall take into
1.23	account only the following factors:

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2.1	(1) actuarially valid differences in rating factors permitted under paragraphs (a)
2.2	and (c); and (b).
2.3	(2) actuarially valid geographic variations if approved by the commissioner as
2.4	provided in paragraph (b).
2.5	(d) The state of Minnesota shall constitute a single geographic rating area for
2.6	purposes of setting premium rates.
2.7	(e) The premium charged with respect to any particular individual health plan shall
2.8	not be adjusted more frequently than annually or January 1 of the year following initial
2.9	enrollment, except that the premium rates may be changed to reflect:
2.10	(1) changes to the family composition of the policyholder;
2.11	(2) changes in geographic rating area of the policyholder, as provided in paragraph
2.12	(b);
2.13	(3) (2) changes in age, as provided in paragraph (a);
2.14	(4) (3) changes in tobacco use, as provided in paragraph (c) (b);
2.15	(5) (4) transfer to a new health plan requested by the policyholder; or
2.16	(6) (5) other changes required by or otherwise expressly permitted by state or federal
2.17	law or regulations.
2.18	(f) All premium variations must be justified in initial rate filings and upon request of
2.19	the commissioner in rate revision filings. All rate variations are subject to approval by
2.20	the commissioner.
2.21	(g) The loss ratio must comply with the section 62A.021 requirements for individual
2.22	health plans.
2.23	(h) The rates must not be approved, unless the commissioner has determined that the
2.24	rates are reasonable. In determining reasonableness, the commissioner shall consider the
2.25	growth rates applied under section 62J.04, subdivision 1, paragraph (b), to the calendar
2.26	year or years that the proposed premium rate would be in effect and actuarially valid
2.27	changes in risks associated with the enrollee populations.
2.28	(i) A health carrier may, as part of a minimum lifetime loss ratio guarantee filing
2.29	under section 62A.02, subdivision 3a, include a rating practices guarantee as provided in
2.30	this paragraph. The rating practices guarantee must be in writing and must guarantee that
2.31	the policy form will be offered, sold, issued, and renewed only with premium rates and
2.32	premium rating practices that comply with subdivisions 2, 3, 4, and 5. The rating practices
2.33	guarantee must be accompanied by an actuarial memorandum that demonstrates that the
2.34	premium rates and premium rating system used in connection with the policy form will
2.35	satisfy the guarantee. The guarantee must guarantee refunds of any excess premiums to
2.36	policyholders charged premiums that exceed those permitted under subdivision 2, 3, 4, or

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- 3.1 5. A health carrier that complies with this paragraph in connection with a policy form is
- 3.2 exempt from the requirement of prior approval by the commissioner under paragraphs
- 3.3 (b), (f), and (h).
- 3.4 (j) The commissioner may establish regulations to implement the provisions of3.5 this subdivision.

3.6 EFFECTIVE DATE. This section is effective for health plans offered, issued, 3.7 or renewed on or after January 1, 2017.