62L.06 DISCLOSURE OF UNDERWRITING RATING PRACTICES.

When offering or renewing a health benefit plan, health carriers shall disclose in all solicitation and sales materials:

(1) provisions concerning the health carrier's right to change premium rates;

(2) provisions relating to renewability of coverage;

(3) the application of any provider network limitations and their effect on eligibility for benefits; and

(4) the ability of small employers to insure eligible employees and dependents currently receiving coverage from the Comprehensive Health Association.

History: 1992 c 549 art 2 s 6; 1994 c 625 art 10 s 38; 2013 c 84 art 1 s 55