## AMENDMENTS TO HOUSE BILL NO. 2005

## Sponsor: REPRESENTATIVE SCHRODER

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Amend Title, page 1, lines 1 through 14, by striking out all 1 2 of said lines and inserting 3 Amending the act of May 17, 1921 (P.L.682, No.284), entitled "An act relating to insurance; amending, revising, and 4 5 consolidating the law providing for the incorporation of 6 insurance companies, and the regulation, supervision, and 7 protection of home and foreign insurance companies, Lloyds 8 associations, reciprocal and inter-insurance exchanges, and 9 fire insurance rating bureaus, and the regulation and 10 supervision of insurance carried by such companies, associations, and exchanges, including insurance carried by 11 the State Workmen's Insurance Fund; providing penalties; and 12 repealing existing laws," providing for small group health 13 14 benefits. 15 Amend Bill, page 1, lines 17 through 23; pages 2 through 22, 16 lines 1 through 30; page 23, lines 1 through 17, by striking out 17 all of said lines on said pages and inserting Section 1. The act of May 17, 1921 (P.L.682, No.284), known 18 as The Insurance Company Law of 1921, is amended by adding an 19 20 article to read: 21 ARTICLE XXII 22 SMALL GROUP HEALTH BENEFITS 23 Section 2201. Scope of article. This article relates to health benefit plans offered by an 24 insurer to employees of small employers. 25 26 Section 2202. Definitions. 27 The following words and phrases when used in this article 28 shall have the meanings given to them in this section unless the 29 context clearly indicates otherwise: "Community rate." An insurer's rating methodology that is 30 31 based on the experience of all risks covered by that plan without regard to health status, occupation or any other factor. 32 An insurer may adjust its community rate for age, geographic 33 region as approved by the Insurance Department and family 34 35 composition. 36 "Department." The Insurance Department of the Commonwealth. "Health benefit plan." Any individual or group health 37 38 insurance policy, subscriber contract, certificate or plan which

1	provides health or sickness and accident coverage which is
2	offered by an insurer. The term shall not include any of the
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	following:
4	(1) Accident only policy.
5	(2) Limited benefit policy.
6	(3) Credit only policy.
7	<u>(4) Long-term or disability income policy.</u>
8	(5) Specified disease policy.
9	(6) Medicare supplement policy.
10	(7) Civilian Health and Medical Program of the Uniformed
11	Services (CHAMPUS) supplement.
$12^{11}$	
	(8) Fixed indemnity.
13	(9) Dental only.
14	(10) Vision only.
15	(11) Workers' compensation policy.
16	(12) Automobile medical payment policy under 75 Pa.C.S.
17	<u>(relating to vehicles).</u>
18	"Insurer." A company or health insurance entity licensed in
19	this Commonwealth to issue any individual or group health,
20	sickness or accident policy or subscriber contract or
21	certificate or plan that provides medical or health care
22	coverage by a health care facility or licensed health care
23	provider that is offered or governed under this act or any of
24	the following:
25	<u>(1) The act of December 29, 1972 (P.L.1701, No.364),</u>
26	<u>known as the Health Maintenance Organization Act.</u>
27	<u>(2) The act of May 18, 1976 (P.L.123, No.54), known as</u>
28	the Individual Accident and Sickness Insurance Minimum
29	Standards Act.
30	(3) 40 Pa.C.S. Ch. 61 (relating to hospital plan
31	<u>corporations</u> ) or 63 (relating to professional health services
32	
	plan corporations).
33	"Medical loss ratio." The ratio of incurred medical claim
34	costs to earned premiums.
35	"Preexisting condition." A disease or physical condition for
36	which medical advice or treatment has been recommended or
37	received prior to the effective date of coverage.
38	<u>"Small employer." In connection with a group health plan</u>
39	with respect to a calendar year and a plan year, an employer who
40	employs an average of at least two but not more than 50
41	employees on business days during the preceding calendar year
42	and who employs at least two such employees on the first day of
43	the plan year. In the case of an employer which was not in
	existence throughout the preceding calendar year, the
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45	determination whether an employer is a small employer shall be
46	based on the average number of employees that it is reasonably
47	expected that the employer will employ on business days in the
48	<u>current calendar year.</u>
49	<u>"Small group health benefit plan." A health benefit plan</u>
50	offered to a small employer.
51	"Standard plan." The health benefit package established by
52	the Insurance Department in accordance with section 2203(d).
53	Section 2203. Health insurance rate increases and standard
54	
	plan.
55	(a) ApplicabilityThis section shall apply to all small
56	group health benefit plans and individual health benefit plans
57	issued, made effective, delivered or renewed in this
58	Commonwealth after the effective date of this section.
59	<u>(b) Premium rates</u>

1 (1) All insurers shall establish community rates for 2 plans subject to this section and shall file the rates with 3 the department as required by law. 4 (2) An insurer shall apply all risk adjustment factors 5 under subsection (c)(1)(i), (ii) and (iii) consistently with 6 respect to all plans subject to this section. 7 (3) An insurer shall not charge a rate that is more than 8 33% above or below the community rate, as adjusted as 9 permitted under paragraph (1). 10 (4) An insurer shall base its rating methods and 11 practices on commonly accepted actuarial assumptions and 12 sound actuarial principles. Rates shall not be excessive, 13 inadequate or unfairly discriminatory. 14 (c) Additional rate review.--(1) In conjunction with and in addition to the standards 15 set forth under the act of December 18, 1996 (P.L.1066, 16 17 No.159), known as the Accident and Health Filing Reform Act, 18 and all other applicable statutory and regulatory 19 requirements, the department may disapprove a rate filing 20 based upon the following: 21 (i) The rate is not actuarially sound. (ii) The increase is requested because the insurer 22 23 has not operated efficiently or has factored in 24 experience that conflicts with recognized best practices 25 in the health care industry. 26 (iii) The increase is requested because the insurer 27 has incurred costs of additional care due to avoidable 28 hospital-acquired infections and avoidable hospitalizations due to ineffective chronic care 29 management, after data for the incidents has become 30 31 available to and can be analyzed by the insurer and the 32 department. 33 (iv) For small group health plans, the medical loss 34 ratio is less than 85%. 35 (2) In the event a small group health benefit plan has a 36 medical loss ratio of less than 85%, the department may, in addition to any other remedies available under law, require 37 the insurer to refund the difference to policyholders on a 38 39 pro rata basis as soon as practicable following receipt of 40 notice from the department of such requirement but in no 41 event later than 120 days following receipt of the notice. 42 The department shall establish procedures for the 43 circumstances under which the refunds will be required. (3) The filing and review procedures set forth under the 44 45 Accident and Health Filing Reform Act shall apply to any 46 filing conducted under this section. 47 (d) Standard plan required.--(1) An insurer shall not offer a plan that does not meet 48 the minimum benefits specified in the standard plan developed 49 50 by the department in accordance with the following criteria: 51 (i) Plans offered by an insurer on an expense-52 incurred basis shall be actuarially equivalent to at 53 least the minimum benefits required to be offered under 54 the standard plan. 55 (ii) The standard plan shall at least include all of 56 the benefits of the basic benefit package. 57 (iii) The standard plan shall not contain 58 preexisting condition exclusion. (2) The standard plan may include options for deductible 59

1	and cost-sharing provisions if the department determines that
2	the provisions meet all of the following:
3	(i) Dissuade consumers from seeking unnecessary
4	services.
5	<u>(ii) Balance the effect of cost-sharing in reducing</u>
6	<u>premiums and in effecting utilization of appropriate</u>
7	services.
8	(iii) Limit the total cost-sharing that may be
9	incurred by an individual in a year.
10	(3) Each individual in this Commonwealth who applies to
11	an insurer for enrollment in a plan offered by the insurer
12	shall be accepted as an enrollee.
13	(4) The department shall forward a notice of the
14	elements of the standard plan to the Legislative Reference
15	Bureau for publication in the Pennsylvania Bulletin. Insurers
16	subject to the provisions of this section shall be required
17	to begin offering the standard plan as soon as practicable
18	following the publication but in no event later than 120 days
19	following the publication.
20	(e) Optional additional coverage
21	(1) An insurer may offer benefits in addition to those
22	in the standard plan if the additional benefits meet all of
23	the following:
24	(i) Are offered and priced separately from benefits
25	specified in the standard plan.
26	(ii) Do not have the effect of duplicating any of
27	the benefits in the standard plan.
28	(iii) Are clearly specified as enhancements to the
29	standard plan.
30	(2) Each benefit offered in addition to the standard
31	plan that increases health care choices or lowers the cost-
32	sharing arrangement is subject to all of the provisions of
33	this section applicable to the standard plan.
34	(3) The department may prohibit an insurer from offering
35	an additional benefit under this section if the department
36	finds that the additional benefit will be sold in conjunction
37	with the standard plan of the insurer in a manner designed to
38	promote risk selection or underwriting practices otherwise
39	prohibited by this section or other statute.
40	(f) RegulationsThe department may promulgate regulations
40 41	necessary for the implementation and administration of this
41 42	article.
42 43	Section 2. This act shall take effect in 120 days.
40	BECLION 2. THIS AUL SHALL LAKE ELLEUL IN 120 UdyS.