1	STATE OF OKLAHOMA			
2	1st Session of the 53rd Legislature (2011)			
3	SENATE BILL 563 By: Brown			
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6	AS INTRODUCED			
7	An Act relating to health insurance high risk pool plans; amending 36 O.S. 2001, Sections 6532, as last			
8	amended by Section 2, Chapter 207, O.S.L. 2009 and 6542, as last amended by Section 6, Chapter 404,			
9	O.S.L. 2008 (36 O.S. Supp. 2010, Sections 6532 and 6542), which relate to the Health Insurance High Risk			
10	Pool Act; modifying definitions; modifying determination of certain rates; and declaring an			
11	emergency.			
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:			
15	SECTION 1. AMENDATORY 36 O.S. 2001, Section 6532, as			
16	last amended by Section 2, Chapter 207, O.S.L. 2009 (36 O.S. Supp.			
17	2010, Section 6532), is amended to read as follows:			
18	Section 6532. As used in the Health Insurance High Risk Pool			
19	Act:			
20	1. "Agent" means any person who is licensed to sell health			
21	insurance in this state;			
22	2. "Primary plan" means the comprehensive health insurance			
23	benefit plan adopted by the Board of Directors of the Health			
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1 Insurance High Risk Pool which meets all requirements of federal law 2 as a plan required to be offered by the Pool; "Board" means the Board of Directors of the Health Insurance 3 3. High Risk Pool; 4 5 4. "Church plan" has the meaning given such term under Section 3(33) of the Employee Retirement Income Security Act of 1974; 6 7 "Creditable coverage" means, with respect to an individual, 5. coverage of the individual provided under any of the following: 8 9 a. a group health plan, 10 b. health insurance coverage, Part A or B of Title XVIII of the Social Security Act, 11 с. 12 d. Title XIX of the Social Security Act, other than coverage consisting solely of benefits under Section 13 1928 of such act, 14 Chapter 55 of Title 10, U.S. Code, 15 e. f. a medical care program of the Indian Health Service or 16 of a tribal organization, 17 a state health benefits risk pool, 18 g. a health plan offered under Chapter 89 of Title 5, h. 19 U.S. Code, 20 i. a public health plan as defined in federal 21 regulations, or 22 a health benefit plan under Section 5(e) of the Peace j. 23 Corps Act, 22 U.S.C. 2504(e), or 24

- 1k.a temporary high risk pool referred to as the Pre-2Existing Condition Insurance Plan or PCIP program,3offered pursuant to Section 1101(b) of the Patient4Protection and Affordable Care Act ("Affordable Care5Act", Public Law 111-148);
- 6 6. "Federally defined eligible individual" means an individual:
- for whom, as of the date on which the individual seeks 7 a. coverage under the Health Insurance High Risk Pool 8 9 Act, the aggregate of the periods of creditable coverage, as defined in Section 1D of the Employee 10 Retirement Income Security Act of 1974, is eighteen 11 (18) or more months. The eighteen-month period 12 required in this paragraph shall not apply to an 13 individual whose most recent creditable coverage was 14 under a plan defined in paragraph k of subsection 5 of 15 16 this section,
- 17b.whose most recent prior creditable coverage was under18a group health plan, governmental plan, church plan, a19temporary high risk health insurance pool referred to20as the Pre-Existing Condition Insurance Plan or PCIP21program, offered pursuant to Section 1101(b) of the22Patient Protection and Affordable Care Act23("Affordable Care Act", Public Law 111-148) which has
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1 ceased to be available or health insurance coverage 2 offered in conjunction with any such plan, and who is not eligible for coverage under a group health 3 с. plan, part A or B of Title XVIII of the Social 4 5 Security Act, or a state plan under Title XIX of such Act or any successor program and who does not have 6 other health insurance coverage, except that a person 7 who has exhausted COBRA coverage shall be, for the 8 9 purposes of the Health Insurance High Risk Pool Act, a federally defined individual; 10

11 7. "Governmental plan" has the same meaning given such term
12 under Section 3(32) of the Employee Retirement Income Security Act
13 of 1974 and any federal governmental plan;

"Group health benefit plan" means an employee welfare 8. 14 benefit plan as defined in section 3(1) of the Employee Retirement 15 Income Security Act of 1974 to the extent that the plan provides 16 medical care as defined in Section 3N of the Employee Retirement 17 Income Security Act of 1974 and including items and services paid 18 for as medical care to employees or their dependents as defined 19 under the terms of the plan directly or through insurance, 20 reimbursement, or otherwise; 21

9. "Health insurance" means any individual or group hospital or
 medical expense-incurred policy or health care benefits plan or
 contract. The term does not include any policy governing short-term

1 accidents only, a fixed-indemnity policy, a limited benefit policy, 2 a specified accident policy, a specified disease policy, a Medicare 3 supplement policy, a long-term care policy, medical payment or 4 personal injury coverage in a motor vehicle policy, coverage issued 5 as a supplement to liability insurance, a disability policy, or 6 workers' compensation;

7 "Insurer" means any individual, corporation, association, 10. partnership, fraternal benefit society, or any other entity engaged 8 9 in the health insurance business, except insurance agents and 10 brokers. This term shall also include not-for-profit hospital service and medical indemnity plans, health maintenance 11 12 organizations, preferred provider organizations, prepaid health plans, the State and Education Employees Group Health Insurance 13 Plan, and any reinsurer reinsuring health insurance in this state, 14 which shall be designated as engaged in the business of insurance 15 for the purposes of Section 6531 et seq. of this title the Health 16 Insurance High Risk Pool Act; 17

18 11. "Medical care" means amounts paid for:

 a. the diagnosis, care, mitigation, treatment or
 prevention of disease, or amounts paid for the
 purpose of affecting any structure or function of
 the body,

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- b. transportation primarily for and essential to
   medical care referred to in subparagraph a of
   this paragraph, and
  - c. insurance covering medical care referred to in subparagraphs a and b of this paragraph;

12. "Medicare" means coverage under Parts A and B of Title
XVIII of the Social Security Act (Public Law 74-271, 42 U.S.C.,
Section 1395 et seq., as amended);

9 13. "Pool" means the Health Insurance High Risk Pool;

10 14. "Physician" means a doctor of medicine and surgery, doctor 11 of osteopathic medicine, doctor of chiropractic, doctor of podiatric 12 medicine, doctor of optometry, and, for purposes of oral and 13 maxillofacial surgery only, a doctor of dentistry, each duly 14 licensed by this state;

15 15. "Plan" means any of the comprehensive health insurance 16 benefit plans as adopted by the Board of Directors of the Health 17 Insurance High Risk Pool, or by rule;

18 16. "Alternative plan" means any of the comprehensive health
19 insurance benefit plans adopted by the Board of Directors of the
20 Health Insurance High Risk Pool other than the primary plan; and

17. "Reinsurer" means any insurer as defined in Section 103 of
this title from whom any person providing health insurance to
Oklahoma insureds procures insurance for itself as the insurer, with
respect to all or part of the health insurance risk of the person.

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SECTION 2. AMENDATORY 36 O.S. 2001, Section 6542, as
 last amended by Section 6, Chapter 404, O.S.L. 2008 (36 O.S. Supp.
 2010, Section 6542), is amended to read as follows:

4 Section 6542. A. 1. The primary plan shall offer as the basic 5 option an annually renewable policy with coverage as specified in 6 this section for each eligible person, except, that if an eligible 7 person is also eligible for Medicare coverage, the plan shall not 8 pay or reimburse any person for expenses paid by Medicare.

9 2. Any person whose health insurance is involuntarily 10 terminated for any reason other than nonpayment of premium or fraud may apply for coverage under any of the plans offered by the Board 11 of Directors of the Health Insurance High Risk Pool. 12 If such coverage is applied for within sixty-three (63) days after the 13 involuntary termination and if premiums are paid for the entire 14 period of coverage, the effective date of the coverage shall be the 15 date of termination of the previous coverage. 16

3. The primary plan shall provide that, upon the death, annulment of marriage or divorce of the individual in whose name the contract was issued, every other person covered in the contract may elect within sixty-three (63) days to continue coverage under a continuation or conversion policy.

4. No coverage provided to a person who is eligible forMedicare benefits shall be issued as a Medicare supplement policy.

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1 в. The primary plan shall offer comprehensive coverage to every 2 eligible person who is not eligible for Medicare. Comprehensive coverage offered under the primary plan shall pay an eligible 3 person's covered expenses, subject to the limits on the deductible 4 5 and coinsurance payments authorized under subsection E of this section up to a lifetime limit of One Million Dollars 6 7 (\$1,000,000.00) per covered individual. The maximum limit under this paragraph shall not be altered by the Board of Directors of the 8 9 Health Insurance High Risk Pool, and no actuarially equivalent 10 benefit may be substituted by the Board.

11 C. Except for a health maintenance organization and prepaid 12 health plan or preferred provider organization utilized by the Board 13 or a covered person, the usual customary charges for the following 14 services and articles, when prescribed by a physician, shall be 15 covered expenses in the primary plan:

16 1. Hospital services;

17 2. Professional services for the diagnosis or treatment of 18 injuries, illness, or conditions, other than dental, which are 19 rendered by a physician or by others at the direction of a 20 physician;

3. Drugs requiring a physician's prescription;

4. Services of a licensed skilled nursing facility for eligible
individuals, ineligible for Medicare, for not more than one hundred
eighty (180) calendar days during a policy year, if the services are

the type which would qualify as reimbursable services under
 Medicare;

Services of a home health agency, if the services are of a 3 5. type which would qualify as reimbursable services under Medicare; 4 5 6. Use of radium or other radioactive materials; 6 7. Oxygen; 7 8. Anesthetics; Prosthesis, other than dental prosthesis; 8 9. 9 10. Rental or purchase, as appropriate, of durable medical 10 equipment, other than eyeglasses and hearing aids; Diagnostic x-rays and laboratory tests; 11 11. Oral surgery for partially or completely erupted, impacted 12 12. teeth and oral surgery with respect to the tissues of the mouth when 13 not performed in connection with the extraction or repair of teeth; 14 Services of a physical therapist; 15 13. Transportation provided by a licensed ambulance service to 16 14. the nearest facility qualified to treat the condition; 17 Processing of blood including, but not limited to, 18 15. collecting, testing, fractioning, and distributing blood; and 19 Services for the treatment of alcohol and drug abuse, but 16. 20 the plan shall be required to make a fifty percent (50%) co-payment 21 and the payment of the plan shall not exceed Four Thousand Dollars 2.2 (\$4,000.00). 23

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Usual and customary charges shall not exceed the reimbursement
 rate for charges as set by the State and Education Employees Group
 Insurance Board.

4 D. 1. Covered expenses in the primary plan shall not include5 the following:

- a. any charge for treatment for cosmetic purposes, other
  than for repair or treatment of an injury or
  congenital bodily defect to restore normal bodily
  functions,
- b. any charge for care which is primarily for custodial
  or domiciliary purposes which do not qualify as
  eligible services under Medicaid,
- c. any charge for confinement in a private room to the
  extent that such charge is in excess of the charge by
  the institution for its most common semiprivate room,
  unless a private room is prescribed as medically
  necessary by a physician,
- d. that part of any charge for services or articles
  rendered or provided by a physician or other health
  care personnel which exceeds the prevailing charge in
  the locality where the service is provided, or any
  charge for services or articles not medically
  necessary,
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- e. any charge for services or articles the provision of
   which is not within the authorized scope of practice
   of the institution or individual providing the service
   or articles,
- f. any expense incurred prior to the effective date of
  the coverage under the plan for the person on whose
  behalf the expense was incurred,
- g. any charge for routine physical examinations in excess
  of one every twenty-four (24) months,
- h. any charge for the services of blood donors and any
  fee for the failure to replace the first three (3)
  pints of blood provided to an eligible person
  annually, and
- i. any charge for personal services or supplies provided
  by a hospital or nursing home, or any other nonmedical
  or nonprescribed services or supplies.

The primary plan may provide an option for a person to have
 coverage for the expenses set out in paragraph 1 of this subsection
 or any benefits payable under any other health insurance policy or
 plan, commensurate with the deductible and coinsurance selected.

E. 1. The primary plan shall provide for a choice of annual deductibles per person covered for major medical expenses in the amounts of Five Hundred Dollars (\$500.00), One Thousand Dollars (\$1,000.00), One Thousand Five Hundred Dollars (\$1,500.00), Two

Thousand Dollars (\$2,000.00), Five Thousand Dollars (\$5,000.00) and Seven Thousand Five Hundred Dollars (\$7,500.00), plus the additional benefits payable at each level of deductible; provided, if two individual members of a family satisfy the applicable deductible, no other members of the family shall be required to meet deductibles for the remainder of that calendar year.

7 2. The schedule of premiums and deductibles shall be8 established by the Board.

9 3. Rates for coverage issued by the Pool may not be
10 unreasonable in relation to the benefits provided, the risk
11 experience and the reasonable expenses of providing coverage.

Separate schedules of premium rates based on age may apply
 for individual risks.

14 5. Rates are subject to approval by the Insurance Commissioner.
15 6. Standard risk rates for coverages issued by the Pool shall
16 be established by the Board, subject to the approval of the
17 Insurance Commissioner, using reasonable actuarial techniques, and
18 shall reflect anticipated experiences and expenses of such coverage
19 for standard risks.

7. a. The rating plan established by the Board shall
initially provide for rates equal to one hundred
twenty-five percent (125%) of the average standard
risk rates of the five largest insurers doing business
in the state.

1		b.	Any change to the initial rates shall be based on
2			experience of the plans and shall reflect reasonably
3			anticipated losses and expenses. The rates shall not
4			increase more than five percent (5%) annually with a
5			maximum rate not to exceed one hundred fifty percent
6			(150%) of the <u>weighted</u> average standard risk rates.
7	8.	a.	A Pool policy may contain provisions under which
8			coverage is excluded during a period of twelve (12)
9			months following the effective date of coverage with
10			respect to a given covered person's preexisting
11			condition, as long as:
12			(1) the condition manifested itself within a period
13			of six (6) months before the effective date of
14			coverage, or
15			(2) medical advice or treatment for the condition was
16			recommended or received within a period of six
17			(6) months before the effective date of coverage.
18			The provisions of this paragraph shall not apply
19			to a person who is a federally defined eligible
20			individual.
21		b.	The Board shall waive the twelve-month period if the
22			person had continuous coverage under another policy
23			with respect to the given condition within a period of
24			six (6) months before the effective date of coverage

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under the Pool plan. The Board shall also waive any preexisting waiting periods for an applicant who is a federally defined eligible individual.

- In the case of an individual who is eligible for the 4 c. 5 credit for health insurance costs under Section 35 of the Internal Revenue Code of 1986, the preexisting 6 conditions limitation will not apply if the individual 7 maintained creditable health insurance coverage for an 8 9 aggregate period of three (3) months as of the date on which the individual seeks to enroll in coverage under 10 the Pool plan, not counting any period prior to a 11 12 sixty-three-day break in coverage.
- 9. No amounts paid or payable by Medicare or any other 13 a. governmental program or any other insurance, or self-14 insurance maintained in lieu of otherwise statutorily 15 required insurance, may be made or recognized as 16 claims under such policy, or be recognized as or 17 towards satisfaction of applicable deductibles or out-18 of-pocket maximums, or to reduce the limits of 19 benefits available. 20
  - b. The Board shall have a cause of action against a covered person for any benefits paid to a covered person which should not have been claimed or
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1	recognized as claims because of the provisions of this
2	paragraph, or because otherwise not covered.
3	SECTION 3. It being immediately necessary for the preservation
4	of the public peace, health and safety, an emergency is hereby
5	declared to exist, by reason whereof this act shall take effect and
6	be in full force from and after its passage and approval.
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