

SENATE SUBSTITUTE TO HB 1268

AS PASSED SENATE**A BILL TO BE ENTITLED
AN ACT**

1 To amend Title 33 of the Official Code of Georgia Annotated, relating to insurance, so as to
2 revise the time periods and eligibility for continuation coverage under certain group accident
3 and sickness insurance plans; to provide for notice of on each premium statement the portion
4 of such premium composed of state premium taxes; to provide for related matters; to provide
5 an effective date; to repeal conflicting laws; and for other purposes.

6 **BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:**

7 **SECTION 1.**

8 Title 33 of the Official Code of Georgia Annotated, relating to insurance, is amended by
9 revising Code Section 33-24-21.1, relating to conversion privilege and continuation right
10 provisions for group accident and sickness insurance, as follows:

11 "33-24-21.1.

12 (a) As used in this Code section, the term:

13 (1) 'Assistance eligible individual' shall have the same meaning as provided by Section
14 3001 of Title III of the federal American Recovery and Reinvestment Act of 2009, as
15 amended.

16 (2) 'Creditable coverage' under another health benefit plan means medical expense
17 coverage with no greater than a 90 day gap in coverage under any of the following:

18 (A) Medicare or Medicaid;

19 (B) An employer based accident and sickness insurance or health benefit arrangement;

20 (C) An individual accident and sickness insurance policy, including coverage issued
21 by a health maintenance organization, nonprofit hospital or nonprofit medical service
22 corporation, health care corporation, or fraternal benefit society;

23 (D) A spouse's benefits or coverage under medicare or Medicaid or an employer based
24 health insurance or health benefit arrangement;

25 (E) A conversion policy;

- 26 (F) A franchise policy issued on an individual basis to a member of a true association
27 as defined in subsection (b) of Code Section 33-30-1;
28 (G) A health plan formed pursuant to 10 U.S.C. Chapter 55;
29 (H) A health plan provided through the Indian Health Service or a tribal organization
30 program or both;
31 (I) A state health benefits risk pool;
32 (J) A health plan formed pursuant to 5 U.S.C. Chapter 89;
33 (K) A public health plan; or
34 (L) A Peace Corps Act health benefit plan.

35 (3) 'Eligible dependent' means a person who is entitled to medical benefits coverage
36 under a group contract or group plan by reason of such person's dependency on or
37 relationship to a group member.

38 (4) 'Group contract or group plan' is synonymous with the term 'contract or plan' and
39 means:

- 40 (A) A group contract of the type issued by a nonprofit medical service corporation
41 established under Chapter 18 of this title;
42 (B) A group contract of the type issued by a nonprofit hospital service corporation
43 established under Chapter 19 of this title;
44 (C) A group contract of the type issued by a health care plan established under Chapter
45 20 of this title;
46 (D) A group contract of the type issued by a health maintenance organization
47 established under Chapter 21 of this title; or
48 (E) A group accident and sickness insurance policy or contract, as defined in Chapter
49 30 of this title.

50 (5) 'Group member' means a person who has been a member of the group for at least six
51 months and who is entitled to medical benefits coverage under a group contract or group
52 plan and who is an insured, certificate holder, or subscriber under the contract or plan.

53 (6) 'Insurer' means an insurance company, health care corporation, nonprofit hospital
54 service corporation, medical service nonprofit corporation, health care plan, or health
55 maintenance organization.

56 (7) 'Qualifying eligible individual' means:

- 57 (A) A Georgia domiciliary, for whom, as of the date on which the individual seeks
58 coverage under this Code section, the aggregate of the periods of creditable coverage
59 is 18 months or more; and
60 (B) Who is not eligible for coverage under any of the following:
61 (i) A group health plan, including continuation rights under this Code section or the
62 federal Consolidated Omnibus Budget Reconciliation Act of 1986 (COBRA);

63 (ii) Part A or Part B of Title XVIII of the federal Social Security Act; or
64 (iii) The state plan under Title XIX of the federal Social Security Act or any
65 successor program.

66 (a.1) Any group member or qualifying eligible individual who is an assistance eligible
67 individual as provided by Section 3001 of Title III of the federal American Recovery and
68 Reinvestment Act (P.L. 111-5), as amended, during the period permitted under such act
69 whose coverage has been terminated and who has been continuously covered under the
70 group contract or group plan, and under any contract or plan providing similar benefits that
71 it replaces, for at least six months immediately prior to such termination, shall be entitled
72 to have his or her coverage and the coverage of his or her eligible dependents continued
73 under the contract or plan in accordance with paragraph (2) of subsection (c) of this Code
74 section. Such coverage shall continue for the fractional policy month remaining, if any,
75 at termination plus nine up to the maximum number of additional policy months specified
76 in paragraph (2) of subsection (c) of this Code section upon payment of the premium to the
77 insurer by cash, certified check, or money order, at the same rate for active group members
78 set forth in the contract or plan, on a monthly basis in advance as such premium becomes
79 due during this coverage period. An assistance eligible individual who is in a transition
80 period as defined in Section 3001 of Title III of the federal American Recovery and
81 Reinvestment Act (P.L. 111-5), as amended, shall be treated for purposes of any
82 continuation of coverage provision as having timely paid such premium if such individual
83 was covered under the continuation of coverage to which such premium relates for the
84 period immediately preceding such transition period, if such individual remains eligible for
85 such continuation of coverage, and if such individual pays the amount of such premium not
86 later than 30 days after the date of provision of notice regarding eligibility for extended
87 continuation of coverage. For the period that the assistance eligible individual is eligible
88 for the premium reduction assistance subsidy as provided in Section 3001 of Title III of the
89 federal American Recovery and Reinvestment Act (P.L. 111-5), as amended, such premium
90 payment shall be calculated as 35 percent of the rate for active group members including
91 any portion of the premium paid by a former employer or other person if such employer
92 or other person no longer contributes premium payments for this coverage.

93 (a.2) The rights and benefits under this Code section attributable to Section 3001 of Title
94 III of the federal American Recovery and Reinvestment Act (P.L. 111-5), as amended, shall
95 expire when that act expires. Any extension of such benefits shall require an Act of the
96 Georgia General Assembly. Under no circumstances shall the extended benefits for
97 assistance eligible individuals become the responsibility of the State of Georgia or any
98 insurer after September 30, 2010 the expiration of the premium subsidy made available to

99 individuals pursuant to Section 3001 of Title III of the federal American Recovery and
100 Reinvestment Act (P.L. 111-5), as amended.

101 (b) Each group contract or group plan delivered or issued for delivery in this state, other
102 than a group accident and sickness insurance policy, contract, or plan issued in connection
103 with an extension of credit, which provides hospital, surgical, or major medical coverage,
104 or any combination of these coverages, on an expense incurred or service basis, excluding
105 contracts and plans which provide benefits for specific diseases or accidental injuries only,
106 shall provide that members and qualifying eligible individuals whose insurance under the
107 group contract or plan would otherwise terminate shall be entitled to continue their
108 hospital, surgical, and major medical insurance coverage under that group contract or plan
109 for themselves and their eligible dependents.

110 (c)(1) Any group member or qualifying eligible individual whose coverage has been
111 terminated and who has been continuously covered under the group contract or group
112 plan, and under any contract or plan providing similar benefits which it replaces, for at
113 least six months immediately prior to such termination, shall be entitled to have his or her
114 coverage and the coverage of his or her eligible dependents continued under the contract
115 or plan. Such coverage must continue for the fractional policy month remaining, if any,
116 at termination plus three additional policy months, ~~except the period of continuation~~
117 ~~coverage for assistance eligible individual in subsection (a.1) of this Code section, shall~~
118 ~~be nine months~~, upon payment of the premium by cash, certified check, or money order,
119 at the option of the employer, to the policyholder or employer, at the same rate for active
120 group members set forth in the contract or plan, on a monthly basis in advance as such
121 premium becomes due during this coverage period. Such premium payment must include
122 any portion of the premium paid by a former employer or other person if such employer
123 or other person no longer contributes premium payments for this coverage. At the end
124 of such period, the group member shall have the same conversion rights that were
125 available on the date of termination of coverage in accordance with the conversion
126 privileges contained in the group contract or group plan.

127 (2) ~~A covered individual~~ Any group member or qualifying eligible individual who is an
128 assistance eligible individual has a right to elect continuation of his or her coverage and
129 the coverage of his or her dependents at any time between May 5, 2009, and 60 days after
130 receiving notice from the employer's insurer of the right to participate in ~~a second election~~
131 ~~period for~~ state continuation benefits under this Code section in accordance with Section
132 3001 of Title III of the federal American Recovery and Reinvestment Act (P.L. 111-5),
133 as amended, if:

134 (A) The individual was involuntarily terminated from employment ~~between September~~
135 ~~1, 2008, and February 17, 2009, as defined or otherwise experienced a loss of coverage~~

136 due to qualifying events specified in Section 3001 of Title III of the federal American
137 Recovery and Reinvestment Act (P.L. 111-5), as amended;

138 (B) The individual was eligible for state continuation under this chapter at the time of
139 termination;

140 (C) The individual continues to be eligible for state continuation benefits under this
141 chapter, provided that the total period of continuous eligibility shall not exceed ~~nine the~~
142 number of policy months equal to the maximum premium reduction period specified
143 in Section 3001 of Title III of the federal American Recovery and Reinvestment Act
144 (P.L. 111-5), as amended, as measured from the month of the qualifying event making
145 the individual an assistance eligible individual ~~or the date of the election as provided~~
146 in this paragraph, whichever is later; and

147 (D) The individual or the employer of the individual contacts the insurer and informs
148 the insurer that the individual wants to take advantage of ~~the second election period~~ for
149 state continuation coverage under the provisions of Section 3001 of Title III of the
150 federal American Recovery and Reinvestment Act (P.L. 111-5), as amended.

151 (3) In addition to the group policy under which the group member was insured, the group
152 member and any qualifying eligible individual shall, to the extent that such plan is
153 currently offered under the group plans offered by the company, also be offered the
154 option of continuation coverage through a high deductible health plan, or its actuarial
155 equivalent, that is eligible for use with a health savings account under the applicable
156 provisions of Section 223 of the Internal Revenue Code. Such high deductible health
157 plans shall have premiums consistent with the underlying group plan of coverage rated
158 relative to the standard or manual rates for the benefits provided.

159 ~~(4) Claims for a covered individual under continuation of coverage shall not be~~
160 ~~considered in rating or rerating the group premiums for the group from which the~~
161 ~~continuation of coverage is provided, except that the pooled experience for all of the~~
162 ~~insurer's continuation of coverage claims for fully insured claims may impact all such~~
163 ~~groups on an equal percentage basis.~~

164 (d)(1) A group member shall not be entitled to have coverage continued if: (A)
165 termination of coverage occurred because the employment of the group member was
166 terminated for cause; (B) termination of coverage occurred because the group member
167 failed to pay any required contribution; or (C) any discontinued group coverage is
168 immediately replaced by similar group coverage including coverage under a health
169 benefits plan as defined in the federal Employee Retirement Income Security Act of
170 1974, 29 U.S.C. Section 1001, et seq. Further, a group member shall not be entitled to
171 have coverage continued if the group contract or group plan was terminated in its entirety
172 or was terminated with respect to a class to which the group member belonged. This

173 subsection shall not affect conversion rights available to a qualifying eligible individual
174 under any contract or plan.

175 (2) A qualifying eligible individual shall not be entitled to have coverage continued if
176 the most recent creditable coverage within the coverage period was terminated based on
177 one of the following factors: (A) failure of the qualifying eligible individual to pay
178 premiums or contributions in accordance with the terms of the health insurance coverage
179 or failure of the issuer to receive timely premium payments; (B) the qualifying eligible
180 individual has performed an act or practice that constitutes fraud or made an intentional
181 misrepresentation of material fact under the terms of coverage; or (C) any discontinued
182 group coverage is immediately replaced by similar group coverage including coverage
183 under a health benefits plan as defined in the federal Employee Retirement Income
184 Security Act of 1974, 29 U.S.C. Section 1001, et seq. This subsection shall not affect
185 conversion rights available to a group member under any contract or plan.

186 (e) If the group contract or group plan terminates while any group member or qualifying
187 eligible individual is covered or whose coverage is being continued, the group
188 administrator, as prescribed by the insurer, must notify each such group member or
189 qualifying eligible individual that he or she must exercise his or her conversion rights
190 within:

- 191 (1) Thirty days of such notice for group members who are not qualifying eligible
192 individuals; or
193 (2) Sixty-three days of such notice for qualifying eligible individuals.

194 (f) Every group contract or group plan, other than a group accident and sickness insurance
195 policy, contract, or plan issued in connection with an extension of credit, which provides
196 hospital, surgical, or major medical expense insurance, or any combination of these
197 coverages, on an expense incurred or service basis, excluding policies which provide
198 benefits for specific diseases or for accidental injuries only, shall contain a conversion
199 privilege provision.

200 (g) Eligibility for the converted policies or contracts shall be as follows:

201 (1) Any qualifying eligible individual whose insurance and its corresponding eligibility
202 under the group policy, including any continuation available, elected, and exhausted
203 under this Code section or the federal Consolidated Omnibus Budget Reconciliation Act
204 of 1986 (COBRA), has been terminated for any reason, including failure of the employer
205 to pay premiums to the insurer, other than fraud or failure of the qualifying eligible
206 individual to pay a required premium contribution to the employer or, if so required, to
207 the insurer directly and who has at least 18 months of creditable coverage immediately
208 prior to termination shall be entitled, without evidence of insurability, to convert to
209 individual or group based coverage covering such qualifying eligible individual and any

eligible dependents who were covered under the qualifying eligible individual's coverage under the group contract or group plan. Such conversion coverage must be, at the option of the individual, retroactive to the date of termination of the group coverage or the date on which continuation or COBRA coverage ended, whichever is later. The insurer must offer qualifying eligible individuals at least two distinct conversion options from which to choose. One such choice of coverage shall be comparable to comprehensive health insurance coverage offered in the individual market in this state or comparable to a standard option of coverage available under the group or individual health insurance laws of this state. The other choice may be more limited in nature but must also qualify as creditable coverage. Each coverage shall be filed, together with applicable rates, for approval by the Commissioner. Such choices shall be known as the 'Enhanced Conversion Options';

(2) Premiums for the enhanced conversion options for all qualifying eligible individuals shall be determined in accordance with the following provisions:

(A) Solely for purposes of this subsection, the claims experience produced by all groups covered under comprehensive major medical or hospitalization accident and sickness insurance for each insurer shall be fully pooled to determine the group pool rate. Except to the extent that the claims experience of an individual group affects the overall experience of the group pool, the claims experience produced by any individual group of each insurer shall not be used in any manner for enhanced conversion policy rating purposes;

(B) Each insurer's group pool shall consist of each insurer's total claims experience produced by all groups in this state, regardless of the marketing mechanism or distribution system utilized in the sale of the group insurance from which the qualifying eligible individual is converting. The pool shall include the experience generated under any medical expense insurance coverage offered under separate group contracts and contracts issued to trusts, multiple employer trusts, or association groups or trusts, including trusts or arrangements providing group or group-type coverage issued to a trust or association or to any other group policyholder where such group or group-type contract provides coverage, primarily or incidentally, through contracts issued or issued for delivery in this state or provided by solicitation and sale to Georgia residents through an out-of-state multiple employer trust or arrangement; and any other group-type coverage which is determined to be a group shall also be included in the pool for enhanced conversion policy rating purposes; and

(C) Any other factors deemed relevant by the Commissioner may be considered in determination of each enhanced conversion policy pool rate so long as it does not have the effect of lessening the risk-spreading characteristic of the pooling requirement.

247 Duration since issue and tier factors may not be considered in conversion policy rating.
248 Notwithstanding subparagraph (A) of this paragraph, the total premium calculated for
249 all enhanced conversion policies may deviate from the group pool rate by not more than
250 plus or minus 50 percent based upon the experience generated under the pool of
251 enhanced conversion policies so long as rates do not deviate for similarly situated
252 individuals covered through the pool of enhanced conversion policies;

253 (3) Any group member who is not a qualifying eligible individual and whose insurance
254 under the group policy has been terminated for any reason, including failure of the
255 employer to pay premiums to the insurer, other than eligibility for medicare (reaching a
256 limiting age for coverage under the group policy) or failure of the group member to pay
257 a required premium contribution, and who has been continuously covered under the
258 group contract or group plan, and under any contract or plan providing similar benefits
259 which it replaces, for at least six months immediately prior to termination shall be
260 entitled, without evidence of insurability, to convert to individual or group coverage
261 covering such group member and any eligible dependents who were covered under the
262 group member's coverage under the group contract or group plan. Such conversion
263 coverage must be, at the option of the individual, retroactive to the date of termination
264 of the group coverage or the date on which continuation or COBRA coverage ended,
265 whichever is later. The premium of the basic converted policy shall be determined in
266 accordance with the insurer's table of premium rates applicable to the age and
267 classification of risks of each person to be covered under that policy and to the type and
268 amount of coverage provided. This form of conversion coverage shall be known as the
269 'Basic Conversion Option'; and

270 (4) Nothing in this Code section shall be construed to prevent an insurer from offering
271 additional options to qualifying eligible individuals or group members.

272 (h) Each group certificate issued to each group member or qualifying eligible individual,
273 in addition to setting forth any conversion rights, shall set forth the continuation right in a
274 separate provision bearing its own caption. The provisions shall clearly set forth a full
275 description of the continuation and conversion rights available, including all requirements,
276 limitations, and exceptions, the premium required, and the time of payment of all premiums
277 due during the period of continuation or conversion.

278 (i) This Code section shall not apply to limited benefit insurance policies. For the
279 purposes of this Code section, the term 'limited benefit insurance' means accident and
280 sickness insurance designed, advertised, and marketed to supplement major medical
281 insurance. The term limited benefit insurance includes accident only, CHAMPUS
282 supplement, dental, disability income, fixed indemnity, long-term care, medicare
283 supplement, specified disease, vision, and any other accident and sickness insurance other

284 than basic hospital expense, basic medical-surgical expense, and comprehensive major
285 medical insurance coverage.

286 (j) The Commissioner shall adopt such rules and regulations as he or she deems necessary
287 for the administration of this Code section. Such rules and regulations may prescribe
288 various conversion plans, including minimum conversion standards and minimum benefits,
289 but not requiring benefits in excess of those provided under the group contract or group
290 plan from which conversion is made, scope of coverage, preexisting limitations, optional
291 coverages, reductions, notices to covered persons, and such other requirements as the
292 Commissioner deems necessary for the protection of the citizens of this state.

293 (k)(1) Except as provided in paragraph (2) of this subsection, this Code section shall
294 apply to all group plans and group contracts delivered or issued for delivery in this state
295 on or after July 1, 2009, and to group plans and group contracts then in effect on the first
296 anniversary date occurring on or after July 1, 2009.

297 (2) The provisions of paragraphs (1), (2), and (3) of subsection (c) of this Code section
298 shall apply to all group plans and group contracts in effect on September 1, 2008.

299 (l) As soon as practicable, but no later than June 4, 2009, the Commissioner shall develop
300 and direct insurers to issue notices for assistance eligible individuals regarding availability
301 of expanded eligibility, ~~second election~~, and continuation coverage assistance to be sent to
302 the last known addresses of such assistance eligible individuals.

303 (m) Nothing in this chapter shall imply that individuals entitled to continuation coverage
304 who are not assistance eligible individuals shall receive benefits beyond the period of
305 coverage provided in paragraph (1) of subsection (c) of this Code section or that assistance
306 eligible individuals are entitled to any continuation benefit period beyond what is provided
307 by Section 3001 of Title III of the federal American Recovery and Reinvestment Act of
308 2009 or extensions to that Act which are enacted on and after May 5, 2009."

309 SECTION 2.

310 Said title is further amended by adding a new Code section as follows:

311 "33-8-14.

312 All foreign, alien, and domestic insurance companies doing business in this state shall
313 provide a notice on each premium statement or invoice sent to customers advising that a
314 portion of the premiums being charged is composed of state premium taxes imposed by
315 Code Section 33-8-4 and county or municipal premium taxes imposed by Code Section
316 33-8-8.1 or 33-8-8.2, as the case may be. Such notice shall further advise that the
317 maximum rate of taxation is 4.75 percent for property and casualty insurance coverages
318 and 4.25 percent for life, accident, and health insurance coverages."

319

SECTION 3.

320

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

322

SECTION 4.

323

All laws and parts of laws in conflict with this Act are repealed.