House Bill 167

By: Representatives Davis of the 109th, Maxwell of the 17th, Rogers of the 26th, Meadows of the 5<sup>th</sup>, Cooper of the 41<sup>st</sup>, and others

## 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 provide for changes in the definitions of the terms "group accident and sickness insurance"
- 3 and "true association"; to provide a short title; to provide certain definitions; to include plan
- 4 administrators in prompt pay requirements; to provide for penalties; to provide an effective
- 5 date; to provide for related matters; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 **SECTION 1.** 

This Act shall be known and may be cited as the "Insurance Delivery Enhancement Act of 8

9 2011."

6

16

10 **SECTION 2.** 

- 11 Title 33 of the Official Code of Georgia Annotated, relating to insurance, is amended by
- 12 revising paragraphs (2) and (3) of subsection (a) of Code Section 33-30-1 as follows:
- 13 "(2) Under a policy issued to an association, including a labor union, which shall have
- a constitution and bylaws and which has been organized and is maintained in good faith 14
- 15 for purposes other than that of obtaining insurance, insuring at least 25 ten members,
- employees, or employees of members of the association for the benefit of persons other 17 than the association or its officers or trustees. As used in this paragraph, the term
- 18 'employees' may include retired employees;
- 19 (3) Under a policy issued to the trustees of a fund established by two or more employers
- in the same industry, by one or more labor unions, by one or more employers and one or 20
- more labor unions, or by an association, as defined in paragraph (2) of this Code section, 21
- 22 which trustees shall be deemed the policyholder, to insure not less than 25 ten employees
- 23 of the employers or members of the union or of such association or of members of such
- 24 association for the benefit of persons other than the employers or other unions or such

associations. As used in this paragraph, the term 'employees' includes the officers, managers, and employees of the employer and the individual proprietor or partners, if the employer is an individual proprietor or partnership. The term may include retired employees. The policy may provide that the term 'employees' shall include the trustees or their employees, or both, if their duties are principally connected with such trusteeship;"

31 SECTION 3.

32 Said title is further amended by revising subparagraph (a)(7)(A) of Code Section 33-30-1 as 33 follows:

"(7)(A) Under a policy issued to a legal entity providing a multiple employer welfare arrangement, which means any employee benefit plan which is established or maintained for the purpose of offering or providing accident and sickness benefits to the employees of two or more employers, including self-employed individuals, individuals whose compensation is reported on federal Internal Revenue Service Form 1099, and their spouses or dependents. The term does shall not apply to any plan or arrangement which is established or maintained by a tax-exempt rural electric cooperative or a collective bargaining agreement."

42 SECTION 4.

- Said title is further amended by revising Code Section 33-23-100, relating to the definition of administrator, as follows:
- 45 "33-23-100.

- 46 (a) As used in this article, the term:
  - (1) 'Administrator' means any business entity that, directly or indirectly, collects charges, fees, or premiums; adjusts or settles claims, including investigating or examining claims or receiving, disbursing, handling, or otherwise being responsible for claim funds; and or provides underwriting or precertification and preauthorization of hospitalizations or medical treatments for residents of this state for or on behalf of any insurer, including business entities that act on behalf of multiple a single or multiple employer self-insurance health plans, and plan or a self-insured municipalities municipality or other political subdivisions subdivision. Licensure is also required for administrators who act on behalf of self-insured plans providing workers' compensation benefits pursuant to Chapter 9 of Title 34. For purposes of this article, each activity undertaken by the administrator on behalf of an insurer or the client of the administrator is considered a transaction and is subject to the provisions of this title.

59 (2) 'Business entity' means a corporation, association, partnership, sole proprietorship,

- 60 limited liability company, limited liability partnership, or other legal entity.
- 61 (3) 'Standard financial quarter' means a three-month period ending on March 31, June
- 62 <u>30, September 30, or December 31 of any calendar year.</u>
- 63 (b) Notwithstanding the provisions of subsection (a) of this Code section, the following
- are exempt from licensure as so long as such entities are acting directly through their
- officers and employees:
- 66 (1) An employer on behalf of its employees or the employees of one or more subsidiary
- or affiliated corporations of such employer;
- 68 (2) A union on behalf of its members;
- 69 (3) An insurance company licensed in this state or its affiliate unless the affiliate
- administrator is placing business with a nonaffiliate insurer not licensed in this state;
- 71 (4) An insurer which is not authorized to transact insurance in this state if such insurer
- is administering a policy lawfully issued by it in and pursuant to the laws of a state in
- which it is authorized to transact insurance;
- 74 (5) A life or accident and sickness insurance agent or broker licensed in this state whose
- activities are limited exclusively to the sale of insurance;
- 76 (6) A creditor on behalf of its debtors with respect to insurance covering a debt between
- 77 the creditor and its debtors;
- 78 (7) A trust established in conformity with 29 U.S.C. Section 186 and its trustees, agents,
- and employees acting thereunder;
- 80 (8) A trust exempt from taxation under Section 501(a) of the Internal Revenue Code and
- its trustees and employees acting thereunder or a custodian and its agents and employees
- acting pursuant to a custodian account which meets the requirements of Section 401(f)
- of the Internal Revenue Code;
- 84 (9) A bank, credit union, or other financial institution which is subject to supervision or
- examination by federal or state banking authorities;
- 86 (10) A credit card issuing company which advances for and collects premiums or charges
- from its credit card holders who have authorized it to do so, provided that such company
- does not adjust or settle claims;
- 89 (11) A person who adjusts or settles claims in the normal course of his or her practice or
- 90 employment as an attorney and who does not collect charges or premiums in connection
- with life or accident and sickness insurance coverage or annuities;
- 92 (12) A business entity that acts solely as an administrator of one or more bona fide
- employee benefit plans established by an employer or an employee organization, or both,
- 94 for whom the insurance laws of this state are preempted pursuant to the federal Employee
- 95 Retirement Income Security Act of 1974, 29 U.S.C. Section 1001, et seq. An insurance

company licensed in this state or its affiliate if such insurance company or its affiliate is
solely administering limited benefit insurance. For the purpose of this paragraph, the
term 'limited benefit insurance' means accident or sickness insurance designed,
advertised, and marketed to supplement major medical insurance, specifically: accident
only, CHAMPUS supplement, disability income, fixed indemnity, long-term care, or
specified disease; or

- 102 (13) An association that administers workers' compensation claims solely on behalf of its members.
- 104 (c) A business entity claiming an exemption shall submit an exemption notice on a form
  105 provided by the Commissioner. This form must be signed by an officer of the company
  106 and submitted to the department by December 31 of the year prior to the year for which an
  107 exemption is to be claimed. Such exemption notice shall be updated in writing within 30
  108 days if the basis for such exemption changes. An administrator claiming an exemption
  109 pursuant to paragraphs (3) and (4) of subsection (b) of this Code section shall be subject
- to the provisions of Code Sections 33-24-59.5 and 33-24-59.13.
- 111 (d) Obtaining a license as an administrator does not exempt the applicant from other
- licensing requirements under this title.
- (e) Obtaining a license as an administrator subjects the applicant to the provisions of Code
- 114 <u>Sections 33-24-59.5 and 33-24-59.13.</u>
- (f) An administrator shall be subject to Code Sections 33-24-59.5 and 33-24-59.13 unless
- the administrator provides sufficient evidence that the self-insured health plan failed to
- properly fund the plan to allow the administrator to pay any outside claim."

SECTION 5.

- Said title is further amended by revising Code Section 33-24-59.5, relating to timely payment
- 120 of health benefits, as follows:
- 121 "33-24-59.5.
- 122 (a) As used in this Code section, the term:
- (1) 'Benefits' means the coverages provided by a health benefit plan for financing or
- delivery of health care goods or services; but such term does not include capitated
- payment arrangements under managed care plans.
- 126 (2) 'Health benefit plan' means any hospital or medical insurance policy or certificate,
- health care plan contract or certificate, qualified higher deductible health plan, health
- maintenance organization subscriber contract, any health benefit plan established
- pursuant to Article 1 of Chapter 18 of Title 45, or any dental or vision care plan or policy,
- or managed care plan or self-insured plan; but health benefit plan does not include

policies issued in accordance with Chapter 31 of this title; disability income policies; or 131 132 Chapter 9 of Title 34, relating to workers' compensation.

(3) 'Insurer' means an accident and sickness insurer, fraternal benefit society, nonprofit hospital service corporation, nonprofit medical service corporation, health care corporation, health maintenance organization, provider sponsored health care corporation, or any similar entity and any self-insured health benefit plan not subject to the exclusive jurisdiction of the federal Employee Retirement Income Security Act of 1974, 29 U.S.C. Section 1001, et seq., which entity provides for the financing or delivery of health care services through a health benefit plan, the plan administrator of any health plan, or the plan administrator of any health benefit plan established pursuant to Article 1 of Chapter 18 of Title 45 or any other administrator as defined in paragraph (1) of subsection (a) of Code Section 33-23-100.

133

134

135

136

137

138

139

140

141

142

143

144

145

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

162

163

164

165

166

- (b)(1) All benefits under a health benefit plan will be payable by the insurer which is obligated to finance or deliver health care services under that plan upon such insurer's receipt of written or electronic proof of loss or claim for payment for health care goods or services provided. The insurer shall within 15 working days for electronic claims or 30 calendar days for paper claims after such receipt mail or send electronically to the insured or other person claiming payments under the plan payment for such benefits or a letter or electronic notice which states the reasons the insurer may have for failing to pay the claim, either in whole or in part, and which also gives the person so notified a written itemization of any documents or other information needed to process the claim or any portions thereof which are not being paid. Where the insurer disputes a portion of the claim, any undisputed portion of the claim shall be paid by the insurer in accordance with this chapter. When all of the listed documents or other information needed to process the claim has been received by the insurer, the insurer shall then have 15 working days for electronic claims or 30 calendar days for paper claims within which to process and either mail payment for the claim or a letter or notice denying it, in whole or in part, giving the insured or other person claiming payments under the plan the insurer's reasons for such denial.
- (2) Receipt of any proof, claim, or documentation by an entity which administrates or processes claims on behalf of an insurer shall be deemed receipt of the same by the insurer for purposes of this Code section.
- (c) Each insurer shall pay to the insured or other person claiming payments under the health benefit plan interest equal to 18 12 percent per annum on the proceeds or benefits due under the terms of such plan for failure to comply with subsection (b) of this Code section.

(d) An insurer may only be subject to an administrative penalty by the Commissioner as

- authorized by the insurance laws of this state when such insurer processes less than 95
- percent of all claims in a standard financial quarter in compliance with paragraph (1) of
- subsection (b) of this Code section. Such penalty shall be assessed on data collected by the
- 171 Commissioner.
- (e) This Code section shall be applicable when an insurer is adjudicating claims for its
- fully insured business or its business as a third-party administrator."
- 174 SECTION 6.
- 175 Said title is further amended in Article 1 of Chapter 24, relating to general provisions
- 176 concerning insurance, by adding a new Code section to read as follows:
- 177 "<u>33-24-59.14.</u>
- 178 (a) As used in this Code section, the term:
- (1) 'Administrator' shall have the same meaning as provided in Code Section 33-23-100.
- 180 (2) 'Benefits' shall have the same meaning as provided in Code Section 33-24-59.5.
- (3) 'Facility' shall have the same meaning as provided in Code Section 33-20A-3.
- 182 (4) 'Health benefit plan' shall have the same meaning as provided in Code
- 183 <u>Section 33-24-59.5.</u>
- 184 (5) 'Health care provider' shall have the same meaning as provided in Code
- 185 <u>Section 33-20A-3.</u>
- (6) 'Insurer' means an accident and sickness insurer, fraternal benefit society, nonprofit
- 187 <u>hospital service corporation, nonprofit medical service corporation, health care</u>
- corporation, health maintenance organization, provider sponsored health care corporation,
- or any similar entity, which entity provides for the financing or delivery of health care
- services through a health benefit plan, the plan administrator of any health plan, or the
- 191 plan administrator of any health benefit plan established pursuant to Article 1 of Chapter
- 192 <u>18 of Title 45.</u>
- (b)(1) All benefits under a health benefit plan will be payable by the insurer or
- administrator which is obligated to finance or deliver health care services or process
- claims under that plan upon such insurer's or administrator's receipt of written or
- electronic proof of loss or claim for payment for health care goods or services provided.
- The insurer or administrator shall within 15 working days for electronic claims or 30
- calendar days for paper claims after such receipt mail or send electronically to the facility
- or health care provider claiming payments under the plan payment for such benefits or
- 200 <u>a letter or notice which states the reasons the insurer or administrator may have for failing</u>
- 201 to pay the claim, either in whole or in part, and which also gives the facility or health care
- 202 provider so notified a written itemization of any documents or other information needed

203	to process the claim or any portions thereof which are not being paid. Where the insurer
204	or administrator disputes a portion of the claim, any undisputed portion of the claim shall
205	be paid by the insurer or administrator in accordance with this chapter. When all of the
206	listed documents or other information needed to process the claim have been received by
207	the insurer or administrator, the insurer or administrator shall then have 15 working days
208	for electronic claims or 30 calendar days for paper claims within which to process and
209	either mail payment for the claim or a letter or notice denying it, in whole or in part,
210	giving the facility or health care provider claiming payments under the plan the insurer's
211	or administrator's reasons for such denial.
212	(2) Receipt of any proof, claim, or documentation by an entity which administers or
213	processes claims on behalf of an insurer shall be deemed receipt of the same by the
214	insurer for purposes of this Code section.
215	(c) Each insurer or administrator shall pay to the facility or health care provider claiming
216	payments under the health benefit plan interest equal to 12 percent per annum on the
217	proceeds or benefits due under the terms of such plan for failure to comply with subsection
218	(b) of this Code section.
219	(d) An insurer or administrator may only be subject to an administrative penalty by the
220	Commissioner as authorized by the insurance laws of this state when such insurer or
221	administrator processes less than 95 percent of all claims in a standard financial quarter in
222	compliance with paragraph (1) of subsection (b) of this Code section. Such penalty shall
223	be assessed on data collected by the Commissioner.
224	(e) This Code section shall be applicable when an insurer is adjudicating claims for its
225	fully insured business or its business as a third-party administrator."

226 **SECTION 7.** 

- 227 (a) Except as otherwise provided by subsection (b) of this section, this Act shall become effective on July 1, 2011.
- 229 (b) Sections 4, 5, and 6 of this Act shall become effective January 1, 2013.

230 **SECTION 8.** 

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