WEST VIRGINIA LEGISLATURE

2016 REGULAR SESSION

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OFFICE WEST VIRGINIA SECRETARY OF STATE

Enrolled

Committee Substitute

for

Senate Bill 429

BY SENATORS ASHLEY AND GAUNCH, original sponsors

[Passed March 9, 2016; in effect 90 days from passage]

SBH29

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1 AN ACT to amend and reenact §33-24-4 of the Code of West Virginia, 1931, as amended; to 2 amend and reenact §33-25-6 of said code; to amend and reenact §33-25A-24 of said 3 code: to amend and reenact §33-25D-26 of said code: to amend and reenact §33-40-1. 4 §33-40-2, §33-40-3, §33-40-6 and §33-40-7 of said code; and to amend said code by 5 adding thereto a new article, designated §33-40A-1, §33-40A-2, §33-40A-3, §33-40A-4, 6 §33-40A-5, §33-40A-6, §33-40A-7, §33-40A-8, §33-40A-9, §33-40A-10, §33-40A-11 and 7 §33-40A-12, all relating to risk-based capital; making health organizations subject to 8 statutory provisions concerning risk-based capital reporting; defining terms associated 9 with risk-based capital reporting for health organizations; requiring health organizations to 10 file risk-based capital reports with Insurance Commissioner; requiring health organizations 11 to perform certain actions if risk-based capital report indicates a negative financial trend 12 or hazardous financial condition; requiring Insurance Commissioner to conduct certain 13 actions if risk-based capital report of a health organization indicates negative financial 14 trend or hazardous financial condition; providing health organization right to a confidential 15 hearing with respect to certain notifications; specifying confidential and privileged nature 16 of risk-based capital reports and plans and related matters; prohibiting use of risk-based 17 capital reports in ratemaking of a health organization; granting Insurance Commissioner 18 authority to propose rules for legislative approval; providing immunity to Insurance 19 Commissioner and his employees and agents for actions taken with respect to monitoring 20 the financial stability of a health organization; and changing the definition of "company 21 action level event" for a life and health insurer.

Be it enacted by the Legislature of West Virginia:

1 That §33-24-4 of the Code of West Virginia, 1931, as amended, be amended and 2 reenacted; that §33-25-6 of said code be amended and reenacted; that §33-25A-24 of said code 3 be amended and reenacted; that §33-25D-26 of said code be amended and reenacted; that §33-40-1, §33-40-2, §33-40-3, §33-40-6 and §33-40-7 of said code be amended and reenacted; and

5 that said code be amended by adding thereto a new article, designated §33-40A-1, §33-40A-2,

6 §33-40A-3, §33-40A-4, §33-40A-5, §33-40A-6, §33-40A-7, §33-40A-8, §33-40A-9, §33-40A-10,

7 §33-40A-11 and §33-40A-12, all to read as follows:

ARTICLE 24. HOSPITAL MEDICAL AND DENTAL CORPORATIONS.

§33-24-4. Exemptions; applicability of insurance laws.

1 Every corporation defined in section two of this article is hereby declared to be a scientific, 2 nonprofit institution and exempt from the payment of all property and other taxes. Every 3 corporation, to the same extent the provisions are applicable to insurers transacting similar kinds of insurance and not inconsistent with the provisions of this article, shall be governed by and be 4 5 subject to the provisions as herein below indicated, of the following articles of this chapter: Article 6 two (Insurance Commissioner); article four (general provisions), except that section sixteen of 7 said article may not be applicable thereto; section twenty, article five (borrowing by insurers); 8 section thirty-four, article six (fee for form, rate and rule filing); article six-c (guaranteed loss ratios 9 as applied to individual sickness and accident insurance policies); article seven (assets and 10 liabilities); article eight-a (use of clearing corporations and Federal Reserve book-entry system); 11 article eleven (unfair trade practices); article twelve (insurance producers and solicitors), except 12 that the agent's license fee shall be \$25; section two-a, article fifteen (definitions); section two-b, 13 article fifteen (guaranteed issue; limitation of coverage; election; denial of coverage; network 14 plans); section two-d, article fifteen (exceptions to guaranteed renewability); section two-e, article 15 fifteen (discontinuation of particular type of coverage; uniform termination of all coverage; uniform 16 modification of coverage); section two-f, article fifteen (certification of creditable coverage); 17 section two-g, article fifteen (applicability); section four-e, article fifteen (benefits for mothers and 18 newborns); section fourteen, article fifteen (policies discriminating among health care providers); 19 section sixteen, article fifteen (policies not to exclude insured's children from coverage; required 20 services; coordination with other insurance); section eighteen, article fifteen (equal treatment of 21 state agency); section nineteen, article fifteen (coordination of benefits with Medicaid); article

22 fifteen-a (West Virginia Long-Term Care Insurance Act); article fifteen-c (diabetes insurance); 23 section three, article sixteen (required policy provisions); section three-a, article sixteen (same -24 mental health); section three-d, article sixteen (Medicare supplement insurance); section three-f, 25 article sixteen (required policy provisions - treatment of temporomandibular joint disorder and 26 craniomandibular disorder); section three-j, article sixteen (hospital benefits for mothers and 27 newborns); section three-k, article sixteen (limitations on preexisting condition exclusions for 28 health benefit plans); section three-I, article sixteen (renewability and modification of health benefit 29 plans): section three-m. article sixteen (creditable coverage); section three-n. article sixteen 30 (eligibility for enrollment); section eleven, article sixteen (group policies not to exclude insured's 31 children from coverage; required services; coordination with other insurance); section thirteen, 32 article sixteen (equal treatment of state agency); section fourteen, article sixteen (coordination of 33 benefits with Medicaid); section sixteen, article sixteen (insurance for diabetics); article sixteen-a 34 (group health insurance conversion); article sixteen-c (employer group accident and sickness 35 insurance policies); article sixteen-d (marketing and rate practices for small employer accident 36 and sickness insurance policies); article twenty-six-a (West Virginia Life and Health Insurance 37 Guaranty Association Act), after October 1, 1991, article twenty-seven (insurance holding company systems); article twenty-eight (individual accident and sickness insurance minimum 38 39 standards); article thirty-three (annual audited financial report); article thirty-four (administrative 40 supervision); article thirty-four-a (standards and commissioner's authority for companies 41 considered to be in hazardous financial condition); article thirty-five (criminal sanctions for failure 42 to report impairment); article thirty-seven (managing general agents); article forty-a (risk-based 43 capital for health organizations); and article forty-one (Insurance Fraud Prevention Act) and no 44 other provision of this chapter may apply to these corporations unless specifically made applicable by the provisions of this article. If, however, the corporation is converted into a corporation 45 organized for a pecuniary profit or if it transacts business without having obtained a license as 46 47 required by section five of this article, it shall thereupon forfeit its right to these exemptions.

ARTICLE 25. HEALTH CARE CORPORATIONS.

§33-25-6. Supervision and regulation by Insurance Commissioner; exemption from insurance laws.

1 Corporations organized under this article are subject to supervision and regulation of the 2 Insurance Commissioner. The corporations organized under this article, to the same extent these 3 provisions are applicable to insurers transacting similar kinds of insurance and not inconsistent 4 with the provisions of this article, shall be governed by and be subject to the provisions as herein 5 below indicated of the following articles of this chapter: Article four (general provisions), except 6 that section sixteen of said article shall not be applicable thereto; article six-c (guaranteed loss 7 ratio); article seven (assets and liabilities); article eight (investments); article ten (rehabilitation 8 and liquidation); section two-a, article fifteen (definitions); section two-b, article fifteen (guaranteed 9 issue); section two-d, article fifteen (exception to guaranteed renewability); section two-e, article 10 fifteen (discontinuation of coverage); section two-f, article fifteen (certification of creditable 11 coverage); section two-g, article fifteen (applicability); section four-e, article fifteen (benefits for 12 mothers and newborns); section fourteen, article fifteen (individual accident and sickness 13 insurance); section sixteen, article fifteen (coverage of children); section eighteen, article fifteen 14 (equal treatment of state agency); section nineteen, article fifteen (coordination of benefits with 15 Medicaid); article fifteen-c (diabetes insurance); section three, article sixteen (required policy 16 provisions); section three-a, article sixteen (mental health); section three-j, article sixteen (benefits 17 for mothers and newborns); section three-k, article sixteen (preexisting condition exclusions); 18 section three-I, article sixteen (guaranteed renewability); section three-m, article sixteen 19 (creditable coverage); section three-n, article sixteen (eligibility for enrollment); section eleven, 20 article sixteen (coverage of children); section thirteen, article sixteen (equal treatment of state 21 agency); section fourteen, article sixteen (coordination of benefits with Medicaid); section sixteen, article sixteen (diabetes insurance); article sixteen-a (group health insurance conversion); article 22 23 sixteen-c (small employer group policies); article sixteen-d (marketing and rate practices for small

24 employers); article twenty-five-f (coverage for patient cost of clinical trials); article twenty-six-a 25 (West Virginia Life and Health Insurance Guaranty Association Act); article twenty-seven 26 (insurance holding company systems); article thirty-three (annual audited financial report); article 27 thirty-four-a (standards and commissioner's authority for companies considered to be in 28 hazardous financial condition); article thirty-five (criminal sanctions for failure to report 29 impairment); article thirty-seven (managing general agents); article forty-a (risk-based capital for 30 health organizations); and article forty-one (privileges and immunity); and no other provision of 31 this chapter may apply to these corporations unless specifically made applicable by the provisions 32 of this article.

ARTICLE 25A. HEALTH MAINTENANCE ORGANIZATION ACT.

§33-25A-24. Scope of provisions; applicability of other laws.

1 (a) Except as otherwise provided in this article, provisions of the insurance laws and 2 provisions of hospital or medical service corporation laws are not applicable to any health 3 maintenance organization granted a certificate of authority under this article. The provisions of 4 this article shall not apply to an insurer or hospital or medical service corporation licensed and 5 regulated pursuant to the insurance laws or the hospital or medical service corporation laws of 6 this state except with respect to its health maintenance corporation activities authorized and 7 regulated pursuant to this article. The provisions of this article may not apply to an entity properly 8 licensed by a reciprocal state to provide health care services to employer groups, where residents 9 of West Virginia are members of an employer group, and the employer group contract is entered 10 into in the reciprocal state. For purposes of this subsection, a "reciprocal state" means a state 11 which physically borders West Virginia and which has subscriber or enrollee hold harmless 12 requirements substantially similar to those set out in section seven-a of this article.

(b) Factually accurate advertising or solicitation regarding the range of services provided,
the premiums and copayments charged, the sites of services and hours of operation and any
other quantifiable, nonprofessional aspects of its operation by a health maintenance organization

16 granted a certificate of authority or its representative may not be construed to violate any provision 17 of law relating to solicitation or advertising by health professions: *Provided*, That nothing 18 contained in this subsection shall be construed as authorizing any solicitation or advertising which 19 identifies or refers to any individual provider or makes any qualitative judgment concerning any 20 provider.

(c) Any health maintenance organization authorized under this article may not be
 considered to be practicing medicine and is exempt from the provisions of chapter thirty of this
 code relating to the practice of medicine.

24 (d) The following provisions of this chapter are applicable to any health maintenance 25 organization granted a certificate of authority under this article or which is otherwise subject to 26 the provisions of this article: The provisions of sections four, five, six, seven, eight, nine and nine-27 a, article two (Insurance Commissioner); sections fifteen and twenty, article four (general 28 provisions); section twenty, article five (borrowing by insurers); section seventeen, article six 29 (validity of noncomplying forms); article six-c (quaranteed loss ratios as applied to individual 30 sickness and accident insurance policies); article seven (assets and liabilities); article eight 31 (investments); article eight-a (use of clearing corporations and federal reserve book-entry 32 system); article nine (administration of deposits); article ten (rehabilitation and liquidation); article 33 twelve (insurance producers and solicitors); section fourteen, article fifteen (policies discriminating 34 among health care providers); section sixteen, article fifteen (policies not to exclude insured's 35 children from coverage; required services; coordination with other insurance); section eighteen, 36 article fifteen (equal treatment of state agency); section nineteen, article fifteen (coordination of 37 benefits with Medicaid); article fifteen-b (Uniform Health Care Administration Act); section three, article sixteen (required policy provisions); section three-f, article sixteen (required policy 38 39 provisions - treatment of temporomandibular joint disorder and craniomandibular disorder); 40 section eleven, article sixteen (group policies not to exclude insured's children from coverage; 41 required services; coordination with other insurance); section thirteen, article sixteen (equal

42 treatment of state agency); section fourteen, article sixteen (coordination of benefits with 43 Medicaid); article sixteen-a (group health insurance conversion); article sixteen-d (marketing and 44 rate practices for small employer accident and sickness insurance policies): article twenty-five-c 45 (Health Maintenance Organization Patient Bill of Rights); article twenty-five-f (coverage for patient 46 cost of clinical trials); article twenty-seven (insurance holding company systems); article thirty-47 three (annual audited financial report); article thirty-four (administrative supervision); article thirty-48 four-a (standards and commissioner's authority for companies considered to be in hazardous 49 financial condition); article thirty-five (criminal sanctions for failure to report impairment); article 50 thirty-seven (managing general agents); article thirty-nine (disclosure of material transactions); 51 article forty-a (risk-based capital for health organizations); article forty-one (Insurance Fraud 52 Prevention Act); and article forty-two (Women's Access to Health Care Act). In circumstances 53 where the code provisions made applicable to health maintenance organizations by this 54 subsection refer to the insurer, the corporation or words of similar import, the language shall be 55 construed to include health maintenance organizations.

(e) Any long-term care insurance policy delivered or issued for delivery in this state by a
health maintenance organization shall comply with the provisions of article fifteen-a of this
chapter.

ARTICLE 25D. PREPAID LIMITED HEALTH SERVICE ORGANIZATION ACT.

§33-25D-26. Scope of provisions; applicability of other laws.

(a) Except as otherwise provided in this article, provisions of the insurance laws,
provisions of hospital, medical, dental or health service corporation laws and provisions of health
maintenance organization laws are not applicable to any prepaid limited health service
organization granted a certificate of authority under this article. The provisions of this article do
not apply to an insurer, hospital, medical, dental or health service corporation, or health
maintenance organization licensed and regulated pursuant to the insurance laws, hospital,
medical, dental or health service corporation laws or health maintenance organization laws of this

8 state except with respect to its prepaid limited health service corporation activities authorized and 9 regulated pursuant to this article. The provisions of this article do not apply to an entity properly 10 licensed by a reciprocal state to provide a limited health care service to employer groups, where 11 residents of West Virginia are members of an employer group, and the employer group contract 12 is entered into in the reciprocal state. For purposes of this subsection, a "reciprocal state" means 13 a state which physically borders West Virginia and which has subscriber or enrollee hold harmless 14 requirements substantially similar to those set out in section ten of this article.

(b) Factually accurate advertising or solicitation regarding the range of services provided, the premiums and copayments charged, the sites of services and hours of operation and any other quantifiable, nonprofessional aspects of its operation by a prepaid limited health service organization granted a certificate of authority, or its representative do not violate any provision of law relating to solicitation or advertising by health professions: *Provided*, That nothing contained in this subsection authorizes any solicitation or advertising which identifies or refers to any individual provider or makes any qualitative judgment concerning any provider.

(c) Any prepaid limited health service organization authorized under this article is not
 considered to be practicing medicine and is exempt from the provision of chapter thirty of this
 code relating to the practice of medicine.

25 (d) The provisions of section nine, article two, examinations; section nine-a, article two, 26 one-time assessment; section thirteen, article two, hearings; sections fifteen and twenty, article 27 four, general provisions; section twenty, article five, borrowing by insurers; section seventeen, 28 article six, noncomplying forms; article six-c, guaranteed loss ratio; article seven, assets and 29 liabilities; article eight, investments; article eight-a, use of clearing corporations and Federal 30 Reserve book-entry system; article nine, administration of deposits; article ten, rehabilitation and 31 liquidation; article twelve, agents, brokers, solicitors and excess line; section fourteen, article 32 fifteen, individual accident and sickness insurance; section sixteen, article fifteen, coverage of 33 children; section eighteen, article fifteen, equal treatment of state agency; section nineteen, article

34 fifteen, coordination of benefits with Medicaid; article fifteen-b, Uniform Health Care 35 Administration Act; section three, article sixteen, required policy provisions; section eleven, article 36 sixteen, coverage of children; section thirteen, article sixteen, equal treatment of state agency; 37 section fourteen, article sixteen, coordination of benefits with Medicaid; article sixteen-a, group 38 health insurance conversion; article sixteen-d, marketing and rate practices for small employers; 39 article twenty-seven, insurance holding company systems; article thirty-three, annual audited 40 financial report; article thirty-four, administrative supervision; article thirty-four-a, standards and 41 commissioner's authority for companies considered to be in hazardous financial condition; article 42 thirty-five, criminal sanctions for failure to report impairment; article thirty-seven, managing 43 general agents; article thirty-nine, disclosure of material transactions; article forty-a, risk-based 44 capital for health organizations; and article forty-one, privileges and immunity, all of this chapter 45 are applicable to any prepaid limited health service organization granted a certificate of authority 46 under this article. In circumstances where the code provisions made applicable to prepaid limited 47 health service organizations by this section refer to the insurer, the corporation or words of similar 48 import, the language includes prepaid limited health service organizations.

(e) Any long-term care insurance policy delivered or issued for delivery in this state by a
prepaid limited health service organization shall comply with the provisions of article fifteen-a of
this chapter.

(f) A prepaid limited health service organization granted a certificate of authority under this article is exempt from paying municipal business and occupation taxes on gross income it receives from its enrollees, or from their employers or others on their behalf, for health care items or services provided directly or indirectly by the prepaid limited health service organization.

ARTICLE 40. RISK-BASED CAPITAL FOR INSURERS.

§33-40-1. Definitions.

1

As used in this article, these terms have the following meanings:

2 (a) "Adjusted RBC report" means an RBC report which has been adjusted by the
3 commissioner in accordance with subsection (e), section two of this article.

4 (b) "Corrective order" means an order issued by the commissioner specifying corrective
5 actions which the commissioner has determined are required.

6 (c) "Domestic insurer" means any insurance company, farmers' mutual fire insurance7 company or HMO domiciled in this state.

8 (d) "Foreign insurer" means any insurance company which is licensed to do business in 9 this state under article three of this chapter but is not domiciled in this state.

10 (e) "NAIC" means the National Association of Insurance Commissioners.

(f) "Life and/or health insurer" means any insurance company licensed under article three
of this chapter or a licensed property and casualty insurer writing only accident and health
insurance.

(g) "Property and casualty insurer" means any insurance company licensed under article
three of this chapter or any farmers' mutual fire insurance company licensed under article twentytwo of this chapter, but may not include monoline mortgage guaranty insurers, financial guaranty
insurers and title insurers.

(h) "Negative trend" means, with respect to a life and/or health insurer, negative trend
over a period of time, as determined in accordance with the trend test calculation included in the
RBC instructions.

(i) "RBC instructions" means the RBC report, including risk-based capital instructions
adopted by the NAIC, as the RBC instructions may be amended by the NAIC, from time to time,
in accordance with the procedures adopted by the NAIC.

(j) "RBC level" means an insurer's company action level RBC, regulatory action level
 RBC, authorized control level RBC, or mandatory control level RBC where:

26 (1) "Company action level RBC" means, with respect to any insurer, the product of two
27 and its authorized control level RBC;

(2) "Regulatory action level RBC" means the product of one and one-half and its
authorized control level RBC;

30 (3) "Authorized control level RBC" means the number determined under the risk-based
 31 capital formula in accordance with the RBC instructions;

32 (4) "Mandatory control level RBC" means the product of seven-tenths and the authorized33 control level RBC.

(k) "RBC plan" means a comprehensive financial plan containing the elements specified
in subsection (b), section three of this article. If the commissioner rejects the RBC plan and it is
revised by the insurer, with or without the commissioner's recommendation, the plan shall be
called the revised RBC plan.

38

(I) "RBC report" means the report required in section two of this article.

(2) Any other items required by the RBC instructions.

39 (m) "Total adjusted capital" means the sum of:

40 (1) An insurer's statutory capital and surplus as determined in accordance with the
41 statutory accounting applicable to the financial statements required to be filed under section
42 fourteen, article four of this chapter; and

43

§33-40-2. RBC reports.

(a) Every domestic insurer, on or prior to each March 1 (the filing date), shall prepare and
 submit to the commissioner a report of its RBC levels as of the end of the calendar year just
 ended, in a form and containing the information required by the RBC instructions. In addition,
 every domestic insurer shall file its RBC report:

5

(1) With the NAIC in accordance with the RBC instructions; and

6 (2) With the Insurance Commissioner in any state in which the insurer is authorized to do 7 business, if the Insurance Commissioner has notified the insurer of its request in writing, in which

8 case the insurer shall file its RBC report not later than the later of:

9

(A) Fifteen days from the receipt of notice to file its RBC report with that state; or

10 (B) The filing date.

(b) A life and health insurer's RBC shall be determined in accordance with the formula set
forth in the RBC instructions. The formula shall take into account (and may adjust for the
covariance between):

14 (1) The risk with respect to the insurer's assets;

(2) The risk of adverse insurance experience with respect to the insurer's liabilities andobligations;

17 (3) The interest rate risk with respect to the insurer's business; and

(4) All other business risks and any other relevant risks set forth in the RBC instructions
determined in each case by applying the factors in the manner set forth in the RBC instructions.

(c) A property and casualty insurer's RBC shall be determined in accordance with the
applicable formula set forth in the RBC instructions. The formula shall take into account (and may
adjust for the covariance between), determined in each case by applying the factors in the manner
set forth in the RBC instructions:

24 (1) Asset risk;

25 (2) Credit risk;

26 (3) Underwriting risk; and

(4) All other business risks and any other relevant risks as are set forth in the RBCinstructions.

(d) An excess of capital over the amount produced by the risk-based capital requirements contained in this article and the formulas, schedules and instructions referenced in this article is desirable in the business of insurance. Accordingly, insurers and HMOs should seek to maintain capital above the RBC levels required by this article. Additional capital is used and useful in the insurance business and helps to secure insurers against various risks inherent in, or affecting, the business of insurance and not accounted for or only partially measured by the risk-based capital requirements contained in this article.

(e) If a domestic insurer files an RBC report which, in the judgment of the commissioner
is inaccurate, then the commissioner shall adjust the RBC report to correct the inaccuracy and
shall notify the insurer of the adjustment. The notice shall contain a statement of the reason for
the adjustment. An RBC report that is adjusted is referred to as an Adjusted RBC Report.

§33-40-3. Company action level event.

1

(a) "Company action level event" means any of the following events:

2 (1) The filing of an RBC report by an insurer which indicates that:

3 (A) The insurer's total adjusted capital is greater than or equal to its regulatory action level
4 RBC, but less than its company action level RBC;

5 (B) If a life and/or health insurer, the insurer has total adjusted capital which is greater 6 than or equal to its company action level RBC, but less than the product of its authorized control 7 level RBC and three and has a negative trend; or

8 (C) If a property and casualty insurer, the insurer has total adjusted capital which is greater 9 than or equal to its company action level RBC, but less than the product of its authorized control 10 level RBC and three and triggers the trend test determined in accordance with the trend test 11 calculation included in the property and casualty RBC instructions;

(2) The notification by the commissioner to the insurer of an adjusted RBC report that
indicates an event in subdivision (1) of this subsection, provided the insurer does not challenge
the adjusted RBC report under section seven of this article; or

(3) If, pursuant to section seven of this article, an insurer challenges an adjusted RBC report that indicates the event in subdivision (1) of this subsection, the notification by the commissioner to the insurer that the commissioner has, after a hearing, rejected the insurer's challenge.

(b) If there is a company action level event, the insurer shall prepare and submit to thecommissioner an RBC plan which shall:

21 (1) Identify the conditions which contribute to the company action level event;

- (2) Contain proposals of corrective actions which the insurer intends to take and would be
 expected to result in the elimination of the company action level event;
- (3) Provide projections of the insurer's financial results in the current year and at least the
 four succeeding years, both in the absence of proposed corrective actions and giving effect to the
 proposed corrective actions, including projections of statutory operating income, net income,
 capital and/or surplus. (The projections for both new and renewal business may include separate
 projections for each major line of business and separately identify each significant income,
 expense and benefit component);
- 30 (4) Identify the key assumptions impacting the insurer's projections and the sensitivity of31 the projections to the assumptions; and
- 32 (5) Identify the quality of, and problems associated with, the insurer's business, including,
 33 but not limited to, its assets, anticipated business growth and associated surplus strain,
 34 extraordinary exposure to risk, mix of business and use of reinsurance, if any, in each case.
- 35 (c) The RBC plan shall be submitted:

36 (1) Within forty-five days of the company action level event; or

37 (2) If the insurer challenges an adjusted RBC report pursuant to section seven of this
38 article, within forty-five days after notification to the insurer that the commissioner has, after a
39 hearing, rejected the insurer's challenge.

40 (d) Within sixty days after the submission by an insurer of an RBC plan to the 41 commissioner, the commissioner shall notify the insurer whether the RBC plan may be 42 implemented or is, in the judgment of the commissioner, unsatisfactory. If the commissioner 43 determines the RBC plan is unsatisfactory, the notification to the insurer shall set forth the reasons 44 for the determination and may set forth proposed revisions which will render the RBC plan satisfactory in the judgment of the commissioner. Upon notification from the commissioner, the 45 insurer shall prepare a revised RBC plan, which may incorporate by reference any revisions 46 47 proposed by the commissioner, and shall submit the revised RBC plan to the commissioner:

48

(1) Within forty-five days after the notification from the commissioner; or

(2) If the insurer challenges the notification from the commissioner under section seven of
this article, within forty-five days after a notification to the insurer that the commissioner has, after
a hearing, rejected the insurer's challenge.

(e) If there is a notification by the commissioner to an insurer that the insurer's RBC plan
or revised RBC plan is unsatisfactory, the commissioner may, at the commissioner's discretion,
subject to the insurer's right to a hearing under section seven of this article, specify in the
notification that the notification constitutes a regulatory action level event.

(f) Every domestic insurer that files an RBC plan or revised RBC plan with the
commissioner shall file a copy of the RBC plan or revised RBC plan with the Insurance
Commissioner in any state in which the insurer is authorized to do business if:

(1) The state has an RBC provision substantially similar to subsection (a), section eight ofthis article; and

61 (2) The Insurance Commissioner of that state has notified the insurer of its request for the 62 filing in writing, in which case the insurer shall file a copy of the RBC plan or revised RBC plan in 63 that state no later than the later of:

(A) Fifteen days after the receipt of notice to file a copy of its RBC plan or revised RBCplan with the state; or

(B) The date on which the RBC plan or revised RBC plan is filed under subsections (c)and (d) of this section.

§33-40-6. Mandatory control level event.

1 (a) "Mandatory control level event" means any of the following events:

2 (1) The filing of an RBC report which indicates that the insurer's adjusted capital is less
3 than its mandatory control level RBC;

- 4 (2) Notification by the commissioner to the insurer of an adjusted RBC report that indicates 5 the event in subdivision (1) of this subsection, provided the insurer does not challenge the 6 adjusted RBC report under section seven of this article; or

7 (3) If, pursuant to section seven of this article, the insurer challenges an adjusted RBC 8 report that indicates the event in subdivision (1) of this subsection, notification by the 9 commissioner to the insurer or HMO that the commissioner has, after a hearing, rejected the 10 insurer's or HMO's challenge.

11

(b) If there is a mandatory control level event:

12 (1) With respect to a life insurer, the commissioner shall take any actions that are 13 necessary to place the insurer under regulatory control under article ten of this chapter. In that 14 event, the mandatory control level event shall be considered sufficient grounds for the 15 commissioner to take action under said article, and the commissioner has the rights, powers and 16 duties with respect to the insurer that are set forth in said article. If the commissioner takes actions 17 pursuant to an adjusted RBC report, the insurer is entitled to the protections of said article 18 pertaining to summary proceedings. Notwithstanding any of the provisions of this subdivision, the 19 commissioner may forego action for up to ninety days after the mandatory control level event if 20 the commissioner finds there is a reasonable expectation that the mandatory control level event 21 may be eliminated within the ninety-day period.

22 (2) With respect to a property and casualty insurer, the commissioner shall take any 23 actions that are necessary to place the insurer under regulatory control under article ten of this 24 chapter or, in the case of an insurer which is writing no business and which is running-off its 25 existing business, may allow the insurer to continue its run-off under the supervision of the 26 commissioner. In either event, the mandatory control level event shall be considered sufficient grounds for the commissioner to take action under said article and the commissioner has the 27 28 rights, powers and duties with respect to the insurer that are set forth in said article. If the commissioner takes actions pursuant to an adjusted RBC report, the insurer is entitled to the 29

30 protections of said article pertaining to summary proceedings. Notwithstanding any of the 31 provisions of this subdivision, the commissioner may forego action for up to ninety days after the 32 mandatory control level event if the commissioner finds there is a reasonable expectation that the 33 mandatory control level event may be eliminated within the ninety-day period.

§33-40-7. Hearings.

Insurers have the right to a confidential departmental hearing, on the record, at which the
 insurer may challenge any determination or action by the commissioner made pursuant to the
 provisions of this article. The insurer shall notify the commissioner of its request for a hearing
 within ten days after receiving notification from the commissioner.

- 5 (a) Notification to an insurer by the commissioner of an adjusted RBC report; or
- 6 (b) Notification to an insurer by the commissioner that:
- 7 (1) The insurer's RBC plan or revised RBC plan is unsatisfactory; and
- 8 (2) The notification constitutes a regulatory action level event with respect to the insurer;
- 9 or

10 (c) Notification to any insurer by the commissioner that the insurer has failed to adhere to 11 its RBC plan or revised RBC plan and that the failure has a substantial adverse effect on the 12 ability of the insurer to eliminate the company action level event with respect to the insurer in 13 accordance with its RBC plan or revised RBC plan; or

(d) Notification to an insurer by the commissioner of a corrective order with respect to theinsurer.

(e) Upon receipt of the insurer's request for a hearing, the commissioner shall set a date
for the hearing, which shall be no less than fifteen nor more than forty-five days after the date of
the insurer's request.

ARTICLE 40A. RISKED-BASED CAPITAL FOR HEALTH ORGANIZATIONS.

§33-40A-1. Definitions.

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As used in this article, these terms have the following meanings:

- 2 (a) "Adjusted RBC report" means an RBC report which has been adjusted by the
 3 commissioner in accordance with subsection (d), section two of this article.
- 4 (b) "Corrective order" means an order issued by the commissioner specifying corrective
 5 actions which the commissioner has determined are required.
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(c) "Domestic health organization" means a health organization domiciled in this state.

7 (d) "Foreign health organization" means a health organization that is licensed to do
8 business in this state under article twenty-five-a of this chapter but is not domiciled in this state.

- 9 (e) "Health organization" means a health maintenance organization licensed under article 10 twenty-five-a of this chapter, limited health service organization licensed under article twenty-five-11 d of this chapter, provider-sponsored network licensed under article twenty-five-g of this chapter, 12 hospital, medical and dental indemnity or service corporation licensed under article twenty-four of 13 this chapter or other managed care organization licensed under article twenty-five of this chapter. 14 This definition does not include an organization that is licensed under article three of this chapter 15 as either a life or health insurer or a property and casualty insurer and that is otherwise subject to 16 either the life and health or property and casualty RBC requirements.
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(f) "NAIC" means the National Association of Insurance Commissioners.

(g) "Negative trend" means a negative trend over a period of time, as determined in
accordance with the trend test calculation included in the RBC instructions.

(h) "RBC instructions" means the RBC report including risk-based capital instructions
adopted by the NAIC, as these RBC instructions may be amended by the NAIC from time to time
in accordance with the procedures adopted by the NAIC.

(i) "RBC level" means a health organization's company action level RBC, regulatory action
 level RBC, authorized control level RBC, or mandatory control level RBC where:

(1) "Company action level RBC" means, with respect to any health organization, the
product of 2.0 and its authorized control level RBC;

27 (2) "Regulatory action level RBC" means the product of 1.5 and its authorized control level
28 RBC;

(3) "Authorized control level RBC" means the number determined under the risk-based
 capital formula in accordance with the RBC instructions;

31 (4) "Mandatory control level RBC" means the product of .70 and the authorized control32 level RBC.

(j) "RBC plan" means a comprehensive financial plan containing the elements specified in
subsection (b), section three of this article. If the commissioner rejects the RBC plan, and it is
revised by the health organization, with or without the commissioner's recommendation, the plan
shall be called the "revised RBC plan".

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(k) "RBC report" means the report required in section two of this article.

38 (I) "Total adjusted capital" means the sum of:

39 (1) A health organization's statutory capital and surplus (i.e. net worth) as determined in

40 accordance with the statutory accounting application to the annual financial statements required

41 to be filed under:

42 (A) Section four, article twenty-four of this chapter;

43 (B) Section nine, article twenty-five of this chapter;

44 (C) Section nine, article twenty-five-a of this chapter; or

45 (D) Section twelve, article twenty-five-d of this chapter; and

46 (2) Such other items, if any, as the RBC instructions may provide.

§33-40A-2. RBC reports.

(a) A domestic health organization, on or prior to each March 1 (the filing date), shall
 prepare and submit to the commissioner a report of its RBC levels as of the end of the calendar
 year just ended, in a form and containing such information as is required by the RBC instructions.

4 In addition, a domestic health organization shall file its RBC report:

5 (1) With the NAIC in accordance with the RBC instructions; and

6 (2) With the Insurance Commissioner in any state in which the health organization is 7 authorized to do business, if the Insurance Commissioner has notified the health organization of 8 its request in writing, in which case the health organization shall file its RBC report not later than 9 the later of:

10 (A) Fifteen days from the receipt of notice to file its RBC report with that state; or

11 (B) The filing date.

(b) A health organization's RBC shall be determined in accordance with the formula set
forth in the RBC instructions. The formula shall take the following into account (and may adjust
for the covariance between) determined in each case by applying the factors in the manner set
forth in the RBC instructions.

16 (1) Asset risk;

17 (2) Credit risk;

18 (3) Underwriting risk; and

(4) All other business risks and such other relevant risks as are set forth in the RBCinstructions.

(c) An excess of capital (i.e. net worth) over the amount produced by the risk-based capital requirements contained in this article and the formulas, schedules and instructions referenced in this article is desirable in the business of health insurance. Accordingly, health organizations should seek to maintain capital above the RBC levels required by this article. Additional capital is used and useful in the insurance business and helps to secure a health organization against various risks inherent in, or affecting, the business of insurance and not accounted for or only partially measured by the risk-based capital requirements contained in this article.

(d) If a domestic health organization files an RBC report that in the judgment of the
 commissioner is inaccurate, then the commissioner shall adjust the RBC report to correct the
 inaccuracy and shall notify the health organization of the adjustment. The notice shall contain a

31 statement of the reason for the adjustment. An RBC report as so adjusted is referred to as an

32 adjusted RBC report.

§33-40A-3. Company action level event.

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(a) "Company action level event" means any of the following events:

2 (1) The filing of an RBC report by a health organization that indicates that the health
3 organization's total adjusted capital is greater than or equal to its regulatory action level RBC but
4 less than its company action level RBC;

(2) If a health organization has total adjusted capital which is greater than or equal to its
company action level RBC but less than the product of its authorized control level RBC and 3.0
and triggers the trend test determined in accordance with the trend test calculation included in the
health RBC instructions:

9 (3) Notification by the commissioner to the health organization of an adjusted RBC report
10 that indicates an event in subdivision (1) of this subsection, provided the health organization does
11 not challenge the adjusted RBC report under section seven of this article; or

(4) If, pursuant to section seven of this article, a health organization challenges an
adjusted RBC report that indicates the event in subdivision (1) of this subsection, the notification
by the commissioner to the health organization that the commissioner has, after a hearing,
rejected the health organization's challenge.

(b) If there is a company action level event, the health organization shall prepare andsubmit to the commissioner an RBC plan that shall:

18 (1) Identify the conditions that contribute to the company action level event;

(2) Contain proposals of corrective actions that the health organization intends to take and
 that would be expected to result in the elimination of the company action level event;

(3) Provide projections of the health organization's financial results in the current year and
at least two succeeding years, both in the absence of proposed corrective actions and giving
effect to the proposed corrective actions, including projections of statutory balance sheets,

operating income, net income, capital and surplus, and RBC levels. The projections for both new
 and renewal business might include separate projections for each major line of business and
 separately identify each significant income, expense and benefit component;

(4) Identify the key assumptions impacting the health organization's projections and thesensitivity of the projections to the assumptions; and

(5) Identify the quality of, and problems associated with, the health organization's
business, including, but not limited to, its assets, anticipated business growth and associated
surplus strain, extraordinary exposure to risk, mix of business and use of reinsurance, if any, in
each case.

33 (c) The RBC plan shall be submitted:

34 (1) Within forty-five days of the company action level event; or

35 (2) If the health organization challenges an adjusted RBC report pursuant to section seven
36 of this article, within forty-five days after notification to the health organization that the
37 commissioner has, after a hearing, rejected the health organization's challenge.

38 (d) Within sixty days after the submission by a health organization of an RBC plan to the 39 commissioner, the commissioner shall notify the health organization whether the RBC plan shall 40 be implemented or is, in the judgment of the commissioner, unsatisfactory. If the commissioner 41 determines the RBC plan is unsatisfactory, the notification to the health organization shall set 42 forth the reasons for the determination, and may set forth proposed revisions which will render 43 the RBC plan satisfactory, in the judgment of the commissioner. Upon notification from the 44 commissioner, the health organization shall prepare a revised RBC plan, which may incorporate 45 by reference any revisions proposed by the commissioner, and shall submit the revised RBC plan 46 to the commissioner:

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(1) Within forty-five days after the notification from the commissioner; or

- 48 (2) If the health organization challenges the notification from the commissioner under
 49 section seven of this article, within forty-five days after a notification to the health organization
 50 that the commissioner has, after a hearing, rejected the health organization's challenge.
- (e) If there is a notification by the commissioner to a health organization that the health
 organization's RBC plan or revised RBC plan is unsatisfactory, the commissioner may, subject to
 the health organization's right to a hearing under section seven of this article, specify in the
 notification that the notification constitutes a regulatory action level event.
- (f) Every domestic health organization that files an RBC plan or revised RBC plan with the
 commissioner shall file a copy of the RBC plan or revised RBC plan with the Insurance
 Commissioner in any state in which the health organization is authorized to do business if:
- (1) The state has an RBC provision substantially similar to subsection (a), section eight of
 this article; and
- 60 (2) The Insurance Commissioner of that state has notified the health organization of its 61 request for the filing in writing, in which case the health organization shall file a copy of the RBC 62 plan or revised RBC plan in that state no later than the later of:
- (A) Fifteen days after the receipt of notice to file a copy of its RBC plan or revised RBCplan with the state; or
- (B) The date on which the RBC plan or revised RBC plan is filed under subsections (c)and (d) of this section.

§33-40A-4. Regulatory action level event.

- (a) "Regulatory action level event" means, with respect to a health organization, any of the
 following events:
- 3 (1) Filing of an RBC report by the health organization that indicates that the health
 4 organization's total adjusted capital is greater than or equal to its authorized control level RBC
 5 but less than its regulatory action level RBC;

- 6 (2) Notification by the commissioner to a health organization of an adjusted RBC report
 7 that indicates the event in subdivision (1) of this subsection, provided the health organization does
 8 not challenge the adjusted RBC report under section seven of this article;
- 9 (3) If, pursuant to section seven of this article, the health organization challenges an 10 adjusted RBC report that indicates the event in subdivision (1) of this subsection, the notification 11 by the commissioner to the health organization that the commissioner has, after a hearing, 12 rejected the health organization's challenge;
- (4) The failure of the health organization to file an RBC report by the filing date, unless the
 health organization has provided an explanation for the failure that is satisfactory to the
 commissioner and has cured the failure within ten days after the filing date;
- 16 (5) The failure of the health organization to submit an RBC plan to the commissioner within
 17 the time period set forth in subsection (c), section three of this article;

18 (6) Notification by the commissioner to the health organization that:

(A) The RBC plan or revised RBC plan submitted by the health organization is, in the
 judgment of the commissioner, unsatisfactory; and

(B) Notification constitutes a regulatory action level event with respect to the health
 organization, provided the health organization has not challenged the determination under section
 seven of this article;

(7) If, pursuant to section seven of this article, the health organization challenges a
 determination by the commissioner under subdivision (6) of this subsection, the notification by the
 commissioner to the health organization that the commissioner has, after a hearing, rejected the
 challenge;

(8) Notification by the commissioner to the health organization that the health organization
has failed to adhere to its RBC plan or revised RBC plan, but only if the failure has a substantial
adverse effect on the ability of the health organization to eliminate the company action level event
in accordance with its RBC plan or revised RBC plan and the commissioner has so stated in the

notification, provided the health organization has not challenged the determination under section
 seven of this article; or

(9) If, pursuant to section seven of this article, the health organization challenges a
 determination by the commissioner under subdivision (8) of this subsection, the notification by the
 commissioner to the health organization that the commissioner has, after a hearing, rejected the
 challenge.

38 (b) If there is a regulatory action level event, the commissioner shall:

(1) Require the health organization to prepare and submit an RBC plan or, if applicable, a
 revised RBC plan;

41 (2) Perform such examination or analysis as the commissioner considers necessary of the
42 assets, liabilities and operations of the health organization including a review of its RBC plan or
43 revised RBC plan; and

44 (3) Subsequent to the examination or analysis, issue an order specifying such corrective
 45 actions as the commissioner determines are required (a corrective order).

(c) In determining corrective actions, the commissioner may take into account factors the commissioner deems relevant with respect to the health organization based upon the commissioner's examination or analysis of the assets, liabilities and operations of the health organization, including, but not limited to, the results of any sensitivity tests undertaken pursuant to the RBC instructions. The RBC plan or revised RBC plan shall be submitted:

51 (1) Within forty-five days after the occurrence of the regulatory action level event;

52 (2) If the health organization challenges an adjusted RBC report pursuant to section seven 53 of this article and the challenge is not frivolous in the judgment of the commissioner, within forty-54 five days after the notification to the health organization that the commissioner has, after a 55 hearing, rejected the health organization's challenge; or

(3) If the health organization challenges a revised RBC plan pursuant to section seven of
 this article and the challenge is not frivolous in the judgment of the commissioner, within forty-five

days after the notification to the health organization that the commissioner has, after a hearing,
rejected the health organization's challenge.

60 (d) The commissioner may retain actuaries and investment experts and other consultants 61 as may be necessary in the judgment of the commissioner to review the health organization's 62 RBC plan or revised RBC plan, examine or analyze the assets, liabilities and operations (including 63 contractual relationships) of the health organization and formulate the corrective order with 64 respect to the health organization. The fees, costs and expenses relating to consultants shall be 65 borne by the affected health organization or such other party as directed by the commissioner.

§33-40A-5. Authorized control level event.

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(a) "Authorized control level event" means any of the following events:

2 (1) The filing of an RBC report by the health organization that indicates that the health
3 organization's total adjusted capital is greater than or equal to its mandatory control level RBC
4 but less than its authorized control level RBC;

5 (2) The notification by the commissioner to the health organization of an adjusted RBC
6 report that indicates the event in subdivision (1) of this subsection, if the health organization does
7 not challenge the adjusted RBC report under section seven of this article;

8 (3) If, pursuant to section seven of this article, the health organization challenges an 9 adjusted RBC report that indicates the event in subdivision (1) of this subsection, notification by 10 the commissioner to the health organization that the commissioner has, after a hearing, rejected 11 the health organization's challenge;

(4) The failure of the health organization to respond, in a manner satisfactory to the
 commissioner, to a corrective order, if the health organization has not challenged the corrective
 order under section seven of this article; or

(5) If the health organization has challenged a corrective order under section seven of this
article and the commissioner has, after a hearing, rejected the challenge or modified the corrective
order, the failure of the health organization to respond, in a manner satisfactory to the

commissioner, to the corrective order subsequent to rejection or modification by thecommissioner.

(b) If there is an authorized control level event with respect to a health organization, the
commissioner shall:

(1) Take such actions as are required under section four of this article regarding a health
 organization with respect to which a regulatory action level event has occurred; or

24 (2) If the commissioner considers it to be in the best interests of the policyholders and 25 creditors of the health organization and of the public, take such actions as are necessary to cause 26 the health organization to be placed under regulatory control under article ten of this chapter. If 27 the commissioner takes such actions, the authorized control level event shall be considered 28 sufficient grounds for the commissioner to take action under article ten of this chapter, and the 29 commissioner has the rights, powers and duties with respect to the health organization as are set 30 forth in article ten of this chapter. If the commissioner takes actions under this subdivision 31 pursuant to an adjusted RBC report, the health organization is entitled to such protections as are 32 afforded to health organizations under article ten of this chapter pertaining to summary 33 proceedings.

§33-40A-6. Mandatory control level event.

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(a) "Mandatory control level event" means any of the following events:

2 (1) The filing of an RBC report which indicates that the health organization's total adjusted
3 capital is less than its mandatory control level RBC;

4 (2) Notification by the commissioner to the health organization of an adjusted RBC report
5 that indicates the event in subdivision (1) of this subsection, if the health organization does not
6 challenge the adjusted RBC report under section seven of this article; or

7 (3) If, pursuant to section seven of this article, the health organization challenges an
8 adjusted RBC report that indicates the event in subdivision (1) of this subsection, notification by

9 the commissioner to the health organization that the commissioner has, after a hearing, rejected10 the health organization's challenge.

11 (b) If it is a mandatory control level event, the commissioner shall take such actions as are 12 necessary to place the health organization under regulatory control under article ten of this 13 chapter. In that event, the mandatory control level event is sufficient grounds for the commissioner 14 to take action under article ten of this chapter, and the commissioner has the rights, powers and 15 duties with respect to the health organization as are set forth in article ten of this chapter. If the 16 commissioner takes actions pursuant to an adjusted RBC report, the health organization is 17 entitled to the protections of article ten of this chapter pertaining to summary proceedings. 18 Notwithstanding any of the foregoing, the commissioner may forego action for up to ninety days 19 after the mandatory control level event if the commissioner finds there is a reasonable expectation 20 that the mandatory control level event may be eliminated within the ninety-day period.

§33-40A-7. Hearings.

1 Upon the occurrence of any of the following events the health organization has the right 2 to a confidential departmental hearing, on a record, at which the health organization may 3 challenge any determination or action by the commissioner. The health organization shall notify 4 the commissioner of its request for a hearing within five days after the notification by the 5 commissioner under subsection (a), (b), (c) or (d) of this section. Upon receipt of the health 6 organization's request for a hearing, the commissioner shall set a date for the hearing, which shall 7 be no less than ten nor more than thirty days after the date of the health organization's request. 8 The events include:

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(a) Notification to a health organization by the commissioner of an adjusted RBC report;

10 (b) Notification to a health organization by the commissioner that:

11 (1) The health organization's RBC plan or revised RBC plan is unsatisfactory; and

12 (2) Notification constitutes a regulatory action level event with respect to the health13 organization;

(c) Notification to a health organization by the commissioner that the health organization
has failed to adhere to its RBC plan or revised RBC plan and that the failure has a substantial
adverse effect on the ability of the health organization to eliminate the company action level event
with respect to the health organization in accordance with its RBC plan or revised RBC plan; or
(d) Notification to a health organization by the commissioner of a corrective order with

19 respect to the health organization.

§33-40A-8. Confidentiality; prohibition on announcements; prohibition on use in ratemaking.

1 (a) All RBC reports (to the extent the information is not required to be set forth in a publicly 2 available annual statement schedule) and RBC plans (including the results or report of any 3 examination or analysis of a health organization performed pursuant to this statute and any 4 corrective order issued by the commissioner pursuant to examination or analysis) with respect to 5 a domestic health organization or foreign health organization that are in the possession or control 6 of the commissioner are confidential by law and privileged, are not subject to the provisions of 7 chapter twenty-nine-b of this code, are not subject to subpoena, and are not subject to discovery 8 or admissible in evidence in any private civil action. However, the commissioner may use the 9 documents, materials or other information in the furtherance of any regulatory or legal action 10 brought as a part of the commissioner's official duties.

(b) Neither the commissioner nor any person who received documents, materials or other
information while acting under the authority of the commissioner are permitted or required to
testify in any private civil action concerning any confidential documents, materials or information
subject to subsection (a) of this section.

(c) In order to assist in the performance of the commissioner's duties, the commissioner:
 (1) May share documents, materials or other information, including the confidential and
 privileged documents, materials or information subject to subsection (a) of this section, with other
 state, federal and international regulatory agencies, with the NAIC and its affiliates and

subsidiaries, and with state, federal and international law-enforcement authorities, provided that
the recipient agrees to maintain the confidentiality and privileged status of the document, material
or other information;

(2) May receive documents, materials or information, including otherwise confidential and
privileged documents, materials or information, from the NAIC and its affiliates and subsidiaries,
and from regulatory and law-enforcement officials of other foreign or domestic jurisdictions, and
shall maintain as confidential or privileged any document, material or information received with
notice or the understanding that it is confidential or privileged under the laws of the jurisdiction
that is the source of the document, material or information; and

(3) May enter into agreements governing sharing and use of information consistent withthis subsection.

30 (d) No waiver of any applicable privilege or claim of confidentiality in the documents,
31 materials or information may occur as a result of disclosure to the commissioner under this section
32 or as a result of sharing as authorized in subdivision (3), subsection (c) of this section.

33 (e) It is the finding of the Legislature that the comparison of a health organization's total 34 adjusted capital to any of its RBC levels is a regulatory tool which may indicate the need for 35 corrective action with respect to the health organization, and is not intended as a means to rank 36 health organizations generally. Therefore, except as otherwise required under the provisions of 37 this article, the making, publishing, disseminating, circulating or placing before the public, or 38 causing, directly or indirectly to be made, published, disseminated, circulated or placed before 39 the public, in a newspaper, magazine or other publication, or in the form of a notice, circular, 40 pamphlet, letter or poster, or over a radio or television station, or in any other way, an 41 advertisement, announcement or statement containing an assertion, representation or statement 42 with regard to the RBC levels of any health organization, or of any component derived in the 43 calculation, by any health organization, agent, broker or other person engaged in any manner in the insurance business would be misleading and is therefore prohibited: *Provided*, That if any 44

45 materially false statement with respect to the comparison regarding a health organization's total 46 adjusted capital to its RBC levels (or any of them) or an inappropriate comparison of any other 47 amount to the health organization's RBC levels is published in any written publication and the 48 health organization is able to demonstrate to the commissioner with substantial proof the falsity 49 of the statement, or the inappropriateness, as the case may be, then the health organization may 50 publish an announcement in a written publication if the sole purpose of the announcement is to 51 rebut the materially false statement.

(f) It is the further finding of the Legislature that the RBC instructions, RBC reports, adjusted RBC reports, RBC plans and revised RBC plans are intended solely for use by the commissioner in monitoring the solvency of health organizations and the need for possible corrective action with respect to health organizations and shall not be used by the commissioner for ratemaking nor considered or introduced as evidence in any rate proceeding nor used by the commissioner to calculate or derive any elements of an appropriate premium level or rate of return for any line of insurance that a health organization or any affiliate is authorized to write.

§33-40A-9. Supplemental provisions; rules; exemption.

(a) The provisions of this article are supplemental to any other provisions of the laws of
 this state, and do not preclude or limit any other powers or duties of the commissioner under such
 laws, including, but not limited to, article ten and article thirty-four of this chapter.

4 (b) The commissioner may propose rules for legislative approval in accordance with article
5 three, chapter twenty-nine-a of this code, as are necessary to effectuate the purposes of this
6 article and to prevent circumvention and evasion thereof.

- 7 (c) The commissioner may exempt from the application of this article a domestic health8 organization that:
- 9 (1) Writes direct business only in this state;
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(2) Assumes no reinsurance in excess of five percent of direct premiums written; and

- 11 (3) Writes direct annual premiums for comprehensive medical business of \$2 million or 12 less; or
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(4) Is a limited health service organization that covers less than two thousand lives.

§33-40A-10. Foreign health organizations.

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(a)(1) A foreign health organization, upon the written request of the commissioner, shall 2 submit to the commissioner an RBC report as of the end of the calendar year just ended, not later 3 than the later of:

4 (A) The date an RBC report would be required to be filed by a domestic health organization 5 under this article; or

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(B) Fifteen days after the request is received by the foreign health organization.

7 (2) A foreign health organization, at the written request of the commissioner, shall promptly 8 submit to the commissioner a copy of any RBC plan that is filed with the insurance commissioner 9 of any other state.

10 (b) If there is a company action level event, regulatory action level event or authorized 11 control level event with respect to a foreign health organization as determined under the RBC 12 statute applicable in the state of domicile of the health organization (or, if no RBC statute is in 13 force in that state, under the provisions of this article), if the insurance commissioner of the state 14 of domicile of the foreign health organization fails to require the foreign health organization to file 15 an RBC plan in the manner specified under that state's RBC statute (or, if no RBC statute is in 16 force in that state, under section three of this article), the commissioner may require the foreign 17 health organization to file an RBC plan with the commissioner. The failure of the foreign health 18 organization to file an RBC plan with the commissioner is grounds to order the health organization 19 to cease and desist from writing new insurance business in this state.

20 (c) If there is a mandatory control level event with respect to a foreign health organization, 21 and no domiciliary receiver has been appointed with respect to the foreign health organization 22 under the rehabilitation and liquidation statute applicable in the state of domicile of the foreign

health organization, the commissioner may make application to the circuit court of Kanawha
 County permitted under section two, article ten of this chapter with respect to the liquidation of
 property of foreign health organizations found in this state, and the occurrence of the mandatory
 control level event shall be considered adequate grounds for the application.

§33-40A-11. Immunity.

1 There is no liability on the part of, and no cause of action may arise against, the 2 commissioner or the West Virginia Office of the Insurance Commissioner or its employees or 3 agents for any action taken by them in the performance of their powers and duties under this 4 article.

§33-40A-12. Notices.

All notices by the commissioner to a health organization that may result in regulatory action
 under this article are effective upon dispatch if transmitted by registered or certified mail, or in the
 case of any other transmission shall be effective upon the health organization's receipt of notice.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

chairman, Senate Committee Chairman, House Committee

Originated in the Senate.

In effect 90 days from passage.

Clerk of the Senate

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Clerk of the House of Delegates

Prosident of the Sanato

President of the Senate

Speaker of the House of Delegates

The within (D) appleted this the 23^{rd} Day of March ..., 2016.

Call Governor

PRESENTED TO THE GOVERNOR

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