9243

2009-2010 Regular Sessions

IN ASSEMBLY

November 9, 2009

-- read once and referred to the Introduced by M. of A. O'DONNELL Committee on Insurance

AN ACT to amend the insurance law, in relation to providing enhanced protections in the event of an insurer's discontinuance of consumer coverage

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

Short title. This act shall be known and may be cited as 1 Section 1. "Ian's law".

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3 S 2. Paragraph 3 of subsection (p) of section 3221 of the insurance 4 law, as added by chapter 661 of the laws of 1997, is amended to read as 5 follows:

6 (3)(A) In any case in which an insurer decides to discontinue offering a particular class of group or blanket policy of hospital, 7 surgical or 8 medical expense insurance offered in the small or large group market, 9 the policy of such class may be discontinued by the insurer in accord-10 ance with this chapter in such market only if:

the insurer REQUESTS THAT THE SUPERINTENDENT APPROVE SUCH DISCON-11 (i) TINUANCE, IN SUCH FORM AS DESIGNATED BY THE SUPERINTENDENT, AND RECEIVES 12 13 SUCH APPROVAL; PROVIDED THAT:

(I) THE SUPERINTENDENT SHALL, NO SOONER THAN SIXTY DAYS AFTER RECEIPT 14 REQUEST, GRANT SUCH APPROVAL ONLY IF HE OR SHE DETERMINES THAT 15 SUCH OF 16 THE DISCONTINUANCE OF THE COVERAGE OF THIS CLASS IN SUCH MARKET ΒY THE 17 INSURER IS NEITHER WITH THE INTENT NOR AS A PRETEXT TO DISCONTINUING THE 18 COVERAGE OF ANY POLICYHOLDER OR ANY INSURED DUE TO THE CLAIMS EXPERIENCE STATUS-RELATED FACTOR RELATING TO ANY POLICYHOLDER OR 19 ANY HEALTH OR INSURED COVERED BY ANY SUCH POLICY; AND 20

21 (II) THE SUPERINTENDENT SHALL MAKE SUCH DETERMINATION ONLY AFTER EXAM-22 INING AND TAKING INTO CONSIDERATION THE CLAIM HISTORIES AND PREMIUM 23 RATES FOR EACH POLICY IN THE CLASS, THE HISTORICAL PROFITS AND LOSSES 24 FOR THE CLASS OF POLICIES, COMMENTS FROM POLICYHOLDERS OR OTHERS SUBMIT-

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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1 TED TO THE SUPERINTENDENT WITHIN THIRTY DAYS AFTER RECEIPT OF ANY SUCH 2 REQUEST, AND ANY OTHER INFORMATION OR ANALYSIS THE SUPERINTENDENT 3 DEMANDS OR DEEMS RELEVANT;

4 (II)THEINSURER, NO LATER THAN THE DATE ANY SUCH REQUEST TO THE 5 SUPERINTENDENT IS MADE, PROVIDES WRITTEN NOTICE TO EACH POLICYHOLDER 6 COVERAGE OF THIS CLASS IN SUCH MARKET (AND TO ALL PARTICIPANTS PROVIDED 7 AND BENEFICIARIES COVERED UNDER SUCH COVERAGE) OF SUCH REQUEST, ALONG 8 WITH NOTICE OF THE EARLIEST POSSIBLE DATE THAT THE SUPERINTENDENT MIGHT APPROVE SUCH REQUEST, THE EARLIEST POSSIBLE DATE THAT SUCH COVERAGE 9 10 COULD BE DISCONTINUED, AND A STATEMENT WRITTEN IN PLAIN ENGLISH OF THE 11 OBLIGATIONS OF THE INSURER AND THE RIGHTS OF POLICYHOLDERS PURSUANT TO 12 THIS SUBPARAGRAPH AND SUBPARAGRAPHS (A-1) AND (D) OF THIS PARAGRAPH;

13 (III) THE INSURER, UPON APPROVAL BY THE SUPERINTENDENT OF ANY SUCH 14 REQUEST:

15 (I) provides written notice to each policyholder provided coverage of 16 this class in such market (and to all participants and beneficiaries 17 covered under such coverage) of such discontinuance at least ninety days 18 prior to the date of discontinuance of such coverage;

19 [(ii) the insurer] (II) offers to each policyholder provided coverage 20 of this class in such market, the option to purchase all (or, in the 21 case of the large group market, any) other hospital, surgical and 22 medical expense coverage currently being offered by the insurer to a 23 group in such market; and

[(iii)] (III) in exercising the option to discontinue coverage of this class and in offering the option of coverage under [item (ii)] SUBITEM (II) of this [subparagraph] ITEM, the insurer acts uniformly without regard to the claims experience of those policyholders or any health status-related factor relating to any insureds covered or new insureds who may become eligible for such coverage.

(A-1) WHERE AN INSURER DISCONTINUES A PARTICULAR CLASS OF GROUP 30 OR BLANKET POLICY OF HOSPITAL, SURGICAL OR MEDICAL EXPENSE INSURANCE 31 32 OFFERED IN THE SMALL OR LARGE GROUP MARKET, OTHER THAN WHERE THE SUPER-INTENDENT AUTHORIZES SUCH DISCONTINUANCE PURSUANT TO SUBPARAGRAPH (A) OF 33 34 THIS PARAGRAPH, SUCH INSURER SHALL BE LIABLE TO THE FORMER HOLDER OR BENEFICIARY OF SUCH POLICY, OR TO HIS OR HER ESTATE, 35 FOR COMPENSATORY DAMAGES ARISING FROM SUCH UNLAWFUL DISCONTINUANCE, 36 PLUS COSTS AND 37 REASONABLE ATTORNEYS' FEES, IN AN ACTION COMMENCED NO LATER THAN THREE 38 YEARS AFTER THE DATE OF SUCH DISCONTINUANCE. IN ANY SUCH ACTION, THE 39 COURT MAY GRANT SUCH INJUNCTIVE RELIEF AS THE COURT MAY DEEM PROPER. 40 ANY DETERMINATION BY THE SUPERINTENDENT, PURSUANT TO SUBPARAGRAPH (A) OF SHALL BE REVIEWABLE IN THE MANNER SPECIFIED BY ARTICLE 41 THIS PARAGRAPH, SEVENTY-EIGHT OF THE CIVIL PRACTICE LAW AND RULES. 42

43 (A-2) THE SUPERINTENDENT IS AUTHORIZED TO ADOPT SUCH RULES AND REGU-44 LATIONS AS HE OR SHE MAY DEEM NECESSARY TO EFFECTUATE THE PURPOSES OF 45 SUBPARAGRAPH (A) OF THIS PARAGRAPH, INCLUDING, BUT NOT LIMITED TO, IDEN-TIFYING FACTORS THAT CREATE A PRESUMPTION THAT THE DISCONTINUANCE OF THE 46 47 COVERAGE OF ANY CLASS IS WITH THE INTENT OR AS A PRETEXT TO DISCONTINU-48 ING THE COVERAGE OF ANY POLICYHOLDER OR ANY INSURED DUE TO THE CLAIMS 49 EXPERIENCE OR ANY HEALTH STATUS-RELATED FACTOR RELATING TO ANY POLICY-50 HOLDER OR INSURED COVERED BY ANY SUCH POLICY.

51 (B) In any case in which an insurer elects to discontinue offering all 52 hospital, surgical and medical expense coverage in the small group 53 market or the large group market, or both markets, in this state, health 54 insurance coverage may be discontinued by the insurer only if:

55 (i) the insurer provides written notice to the superintendent and to 56 each policyholder (and participants and beneficiaries covered under such 1 coverage) of such discontinuance at least one hundred eighty days prior 2 to the date of the discontinuance of such coverage;

3 (ii) all hospital, surgical and medical expense coverage issued or 4 delivered for issuance in this state in such market (or markets) is 5 discontinued and coverage under such policies in such market (or 6 markets) is not renewed; and

7 (iii) in addition to the notice to the superintendent referred to in 8 item (i) of this subparagraph, the insurer must provide the superinten-9 dent with a written plan to minimize potential disruption in the market-10 place occasioned by its withdrawal from the market.

11 (C) In the case of a discontinuance under subparagraph (B) of this 12 paragraph in a market, the insurer may not provide for the issuance of 13 any group or blanket policy of hospital, surgical or medical expense 14 insurance in that market in this state during the five year period 15 beginning on the date of the discontinuance of the last health insurance 16 policy not so renewed.

17 (D) THE SUPERINTENDENT SHALL, WHERE MAJOR MEDICAL INSURANCE OR INSUR-PROVIDING MAJOR MEDICAL TYPE BENEFITS IS DISCONTINUED PURSUANT TO 18 ANCE 19 SUBPARAGRAPH (A) OR (B) OF THIS PARAGRAPH, ORDER THAT AN EXTENDED BENE-FIT SHALL BE PROVIDED DURING TOTAL DISABILITY, WITH RESPECT TO THE SICK-20 21 NESS, INJURY OR PREGNANCY WHICH CAUSED THE DISABILITY, OF AT LEAST EIGH-22 SUBSEQUENT TO DISCONTINUANCE OF INSURANCE UNLESS SIMILAR TEEN MONTHS COVERAGE IS AFFORDED FOR THE TOTAL DISABILITY UNDER ANOTHER GROUP PLAN. 23

24 S 3. Paragraph 3 of subsection (j) of section 4305 of the insurance 25 law, as added by chapter 661 of the laws of 1997, is amended to read as 26 follows:

(3)(A) In any case in which a corporation decides to discontinue offering a particular class of group or blanket contract of hospital, surgical or medical expense insurance offered in the small or large group market, the contract of such class may be discontinued by the corporation in accordance with this chapter in such market only if:

(i) the corporation REQUESTS THAT THE SUPERINTENDENT APPROVE SUCH
DISCONTINUANCE, IN SUCH FORM AS DESIGNATED BY THE SUPERINTENDENT, AND
RECEIVES SUCH APPROVAL; PROVIDED THAT:

(I) THE SUPERINTENDENT SHALL, NO SOONER THAN SIXTY DAYS AFTER RECEIPT 35 SUCH REQUEST, GRANT SUCH APPROVAL ONLY IF HE OR SHE DETERMINES THAT 36 OF 37 THE DISCONTINUANCE OF THE COVERAGE OF THIS CLASS IN SUCH MARKET ΒY THE 38 NEITHER WITH THE INTENT NOR AS A PRETEXT TO, DISCONTINUING INSURER IS 39 THE COVERAGE OF ANY CONTACT HOLDER OR ANY SUBSCRIBER DUE TO THE CLAIMS 40 EXPERIENCE OR ANY HEALTH STATUS-RELATED FACTOR RELATING TO ANY CONTRACT HOLDER OR SUBSCRIBER COVERED BY ANY SUCH CONTRACT; AND 41

42 (II) THE SUPERINTENDENT SHALL MAKE SUCH DETERMINATION ONLY AFTER EXAM-43 INING AND TAKING INTO CONSIDERATION THE CLAIM HISTORIES AND PREMIUM 44 RATES FOR EACH CONTRACT IN THE CLASS, THE HISTORICAL PROFITS AND LOSSES 45 FOR THE CLASS OF CONTRACTS, COMMENTS FROM CONTRACT HOLDERS OR OTHERS 46 SUBMITTED TO THE SUPERINTENDENT WITHIN THIRTY DAYS AFTER RECEIPT OF ANY 47 SUCH REQUEST, AND ANY OTHER INFORMATION OR ANALYSIS THE SUPERINTENDENT 48 DEMANDS OR DEEMS RELEVANT;

49 (II)THE CORPORATION, NO LATER THAN THE DATE ANY SUCH REQUEST TO THE 50 SUPERINTENDENT IS MADE, PROVIDES WRITTEN NOTICE TO EACH CONTRACT HOLDER PROVIDED COVERAGE OF THIS CLASS IN SUCH MARKET (AND TO ALL PARTICIPANTS 51 AND BENEFICIARIES COVERED UNDER SUCH COVERAGE) OF 52 SUCH REQUEST, ALONG NOTICE OF THE EARLIEST POSSIBLE DATE THAT THE SUPERINTENDENT MIGHT 53 WITH 54 APPROVE SUCH REQUEST, AND THE EARLIEST POSSIBLE DATE THAT SUCH COVERAGE 55 DISCONTINUED, AND A STATEMENT WRITTEN IN PLAIN ENGLISH OF THE COULD BE 56 OBLIGATIONS OF THE CORPORATION AND THE RIGHTS OF CONTRACT HOLDERS PURSU-

ANT TO THIS SUBPARAGRAPH AND SUBPARAGRAPHS (A-1) AND (D) OF THIS PARA-1 2 GRAPH; 3 (III) THE CORPORATION, UPON APPROVAL BY THE SUPERINTENDENT OF ANY SUCH 4 **REOUEST:** 5 provides written notice to each contract holder provided coverage (I) 6 of this class in such market (and to all participants and beneficiaries 7 covered under such coverage) of such discontinuance at least ninety days 8 prior to the date of discontinuance of such coverage; 9 the corporation] (II) offers to each contract holder provided [(ii) 10 coverage of this class in such market, the option to purchase all (or, in the case of the large group market, any) other hospital, surgical and 11 12 medical expense coverage currently being offered by the corporation to a 13 group in such market; and 14 [(iii)] (III) in exercising the option to discontinue coverage of this 15 class and in offering the option of coverage under [item (ii)] SUBITEM 16 (II) of this [subparagraph] ITEM, the corporation acts uniformly without regard to the claims experience of those contract holders or any health 17 18 status-related factor relating to any subscribers covered or new 19 subscribers who may become eligible for such coverage. 20 (A-1) WHERE A CORPORATION DISCONTINUES A PARTICULAR CLASS OF GROUP OR 21 CONTRACT OF HOSPITAL, SURGICAL OR MEDICAL EXPENSE INSURANCE BLANKET OFFERED IN THE SMALL OR LARGE GROUP MARKET, OTHER THAN WHERE THE 22 SUPER-INTENDENT AUTHORIZES SUCH DISCONTINUANCE PURSUANT TO SUBPARAGRAPH (A) OF 23 24 THIS PARAGRAPH, SUCH CORPORATION SHALL BE LIABLE TO THE FORMER HOLDER OR 25 BENEFICIARY OF SUCH CONTRACT, OR TO HIS OR HER ESTATE, FOR COMPENSATORY 26 DAMAGES ARISING FROM SUCH UNLAWFUL DISCONTINUANCE, PLUS COSTS AND FEES, IN AN ACTION COMMENCED NO LATER THAN THREE 27 REASONABLE ATTORNEYS ' 28 YEARS AFTER THE DATE OF SUCH DISCONTINUANCE. IN ANY SUCH ACTION, THE 29 COURT MAY GRANT SUCH INJUNCTIVE RELIEF AS THE COURT MAY DEEM PROPER. ANY THE SUPERINTENDENT, PURSUANT TO SUBPARAGRAPH (A) OF 30 DETERMINATION BY THIS PARAGRAPH, SHALL BE REVIEWABLE IN THE MANNER SPECIFIED BY ARTICLE 31 32 SEVENTY-EIGHT OF THE CIVIL PRACTICE LAW AND RULES. 33 SUPERINTENDENT IS AUTHORIZED TO ADOPT SUCH RULES AND REGU-(A-2) THE 34 LATIONS AS IS NECESSARY TO EFFECTUATE THE PURPOSES OF SUBPARAGRAPH (A) INCLUDING, BUT NOT LIMITED TO, IDENTIFYING FACTORS 35 THIS PARAGRAPH, OF THAT CREATE A PRESUMPTION THAT THE DISCONTINUANCE OF THE COVERAGE OF ANY 36 37 CLASS IS WITH THE INTENT OR AS A PRETEXT TO DISCONTINUING THE COVERAGE 38 OF ANY CONTRACT HOLDER OR ANY SUBSCRIBER DUE TO THE CLAIMS EXPERIENCE OR 39 ANY HEALTH STATUS-RELATED FACTOR RELATING TO ANY CONTRACT HOLDER OR 40 SUBSCRIBER COVERED BY ANY SUCH CONTRACT. (B) In any case in which a corporation elects to discontinue offering 41 42 all hospital, surgical and medical expense coverage in the small group 43 market or the large group market, or both markets, in this state, health 44 insurance coverage may be discontinued by the corporation only if: 45 (i) the corporation provides written notice to the superintendent and 46 each contract holder (and participants and beneficiaries covered to 47 under such coverage) of such discontinuance at least one hundred eighty 48 days prior to the date of the discontinuance of such coverage; all hospital, surgical and medical expense coverage issued or 49 (ii) 50 delivered for issuance in this state in such market or markets is 51 discontinued and coverage under such contracts in such market or markets 52 is not renewed; and (iii) in addition to the notice to the superintendent referred to in

53 (iii) in addition to the notice to the superintendent referred to in 54 item (i) of this subparagraph, the corporation must provide the super-55 intendent with a written plan to minimize potential disruption in the 56 marketplace occasioned by its withdrawal from the market. 1 (C) In the case of a discontinuance under subparagraph (B) of this 2 paragraph in a market, the corporation may not provide for the issuance 3 of any group or blanket contract of hospital, surgical or medical 4 expense insurance in that market in this state during the five-year 5 period beginning on the date of the discontinuance of the last health 6 insurance contract not so renewed.

7 (D) THE SUPERINTENDENT SHALL, WHERE MAJOR MEDICAL INSURANCE OR INSUR-8 ANCE PROVIDING MAJOR MEDICAL TYPE BENEFITS IS DISCONTINUED PURSUANT TO SUBPARAGRAPH (A) OR (B) OF THIS PARAGRAPH, ORDER THAT AN EXTENDED BENE-9 10 FIT SHALL BE PROVIDED DURING TOTAL DISABILITY, WITH RESPECT TO THE SICK-NESS, INJURY OR PREGNANCY WHICH CAUSED THE DISABILITY, OF AT LEAST EIGH-11 TEEN MONTHS SUBSEQUENT TO DISCONTINUANCE OF INSURANCE UNLESS SIMILAR 12 COVERAGE IS AFFORDED FOR THE TOTAL DISABILITY UNDER ANOTHER GROUP PLAN. 13 14 S 4. This act shall take effect immediately.