CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 2585

Chapter 27, Laws of 2010

61st Legislature 2010 Regular Session

INSURANCE

EFFECTIVE DATE: 06/10/10

Passed by the House February 13, 2010 Yeas 0 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate March 2, 2010 Yeas 0 Nays 0

BRAD OWEN

President of the Senate

Approved March 12, 2010, 1:54 p.m.

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 2585** as passed by the House of Representatives and the Senate on the dates hereon set forth.

BARBARA BAKER

Chief Clerk

FILED

March 12, 2010

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 2585

Passed Legislature - 2010 Regular Session

State of Washington 61st Legislature 2010 Regular Session

By House Financial Institutions & Insurance (originally sponsored by Representatives Kelley, Kirby, and Moeller; by request of Insurance Commissioner)

READ FIRST TIME 01/21/10.

1 AN ACT Relating to insurance; and amending RCW 48.02.060, 2 48.38.010, 48.66.045, 48.155.010, 48.102.011, and 48.155.020.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 48.02.060 and 2009 c 335 s 1 are each amended to read 5 as follows:

6 (1) The commissioner has the authority expressly conferred upon him 7 or her by or reasonably implied from the provisions of this code.

8 (2) The commissioner ((shall)) <u>must</u> execute his or her duties and 9 ((shall)) <u>must</u> enforce the provisions of this code.

10 (3) The commissioner may:

(a) Make reasonable rules for effectuating any provision of this code, except those relating to his or her election, qualifications, or compensation. Rules are not effective prior to their being filed for public inspection in the commissioner's office.

15 (b) Conduct investigations to determine whether any person has 16 violated any provision of this code.

(c) Conduct examinations, investigations, hearings, in addition to
 those specifically provided for, useful and proper for the efficient
 administration of any provision of this code.

1 (4) When the governor proclaims a state of emergency under RCW 2 43.06.010(12), the commissioner may issue an order that addresses any 3 or all of the following matters related to insurance policies issued in 4 this state:

5

(a) Reporting requirements for claims;

6 (b) Grace periods for payment of insurance premiums and performance 7 of other duties by insureds;

8 (c) Temporary postponement of cancellations and ((renewals))
9 <u>nonrenewals</u>; and

10

(d) Medical coverage to ensure access to care.

(5) An order by the commissioner under subsection (4) of this 11 section may remain effective for not more than sixty days unless the 12 13 commissioner extends the termination date for the order for an additional period of not more than thirty days. The commissioner may 14 extend the order if, in the commissioner's judgment, the circumstances 15 warrant an extension. An order of the commissioner under subsection 16 17 (4) of this section is not effective after the related state of emergency is terminated by proclamation of the governor under RCW 18 43.06.210. The order must specify, by line of insurance: 19

(a) The geographic areas in which the order applies, which must be within but may be less extensive than the geographic area specified in the governor's proclamation of a state of emergency and must be specific according to an appropriate means of delineation, such as the United States postal service zip codes or other appropriate means; and

(b) The date on which the order becomes effective and the date on which the order terminates.

(6) The commissioner may adopt rules that establish general criteria for orders issued under subsection (4) of this section and may adopt emergency rules applicable to a specific proclamation of a state of emergency by the governor.

(7) The rule-making authority set forth in subsection (6) of this
 section does not limit or affect the rule-making authority otherwise
 granted to the commissioner by law.

34 **Sec. 2.** RCW 48.38.010 and 1998 c 284 s 1 are each amended to read 35 as follows:

36 The commissioner may grant a certificate of exemption to any

1 insurer or educational, religious, charitable, or scientific
2 institution conducting a charitable gift annuity business:

3 (1) Which is organized and operated exclusively as, or for the 4 purpose of aiding, an educational, religious, charitable, or scientific 5 institution which is organized as a nonprofit organization without 6 profit to any person, firm, partnership, association, corporation, or 7 other entity;

8 (2) Which possesses a current tax exempt status under the laws of9 the United States;

10 (3) Which serves such purpose by issuing charitable gift annuity 11 contracts only for the benefit of such educational, religious, 12 charitable, or scientific institution;

13 (4) Which appoints the insurance commissioner as its true and lawful attorney upon whom may be served lawful process in any action, 14 suit, or proceeding in any court, which appointment ((shall be)) is 15 16 irrevocable, ((shall)) bind<u>s</u> the insurer or institution or any 17 successor in interest, ((shall)) remains in effect as long as there is in force in this state any contract made or issued by the insurer or 18 institution, or any obligation arising therefrom, and ((shall)) must be 19 processed in accordance with RCW 48.05.210; 20

(5) Which is fully and legally organized and qualified to do business and has been actively doing business under the laws of the state of its domicile for a period of at least three years prior to its application for a certificate of exemption;

(6) Which has and maintains minimum unrestricted net assets of five hundred thousand dollars. "Unrestricted net assets" means the excess of total assets over total liabilities that are neither permanently restricted nor temporarily restricted by donor-imposed stipulations;

(7) Which files with the insurance commissioner its application fora certificate of exemption showing:

31

(a) Its name, location, and organization date;

32

(b) The kinds of charitable annuities it proposes to offer;

33 (c) A statement of the financial condition, management, and affairs 34 of the organization and any affiliate thereof, as that term is defined 35 in RCW 48.31B.005, on a form satisfactory to, or furnished by the 36 insurance commissioner;

37

(d) ((Such)) <u>O</u>ther documents, stipulations, or information as the

insurance commissioner may reasonably require to evidence compliance
 with the provisions of this chapter;

3 (8) Which subjects itself and any affiliate thereof, as that term
4 is defined in RCW 48.31B.005, to periodic examinations conducted under
5 chapter 48.03 RCW as may be deemed necessary by the insurance
6 commissioner;

7 (9) Which files with the insurance commissioner for the 8 commissioner's advance approval a copy of any policy or contract form 9 to be offered or issued to residents of this state. The grounds for 10 disapproval of the policy or contract form ((shall be those)) are set 11 forth in RCW 48.18.110; and

12 (10) Which:

13 (a) Files with the insurance commissioner ((on or before March 1 of 14 each)) annually, within sixty days of the end of its fiscal year a ((copy_of_its_annual_statement_prepared_pursuant_to_the_laws_of_its 15 state - of - domicile)) report of its current financial condition, 16 management, and affairs, on a form and in a manner prescribed by the 17 commissioner, as well as such other financial material as may be 18 requested, including the annual statement or other such financial 19 materials as may be requested relating to any affiliate, as that term 20 21 is defined in RCW 48.31B.005; ((and))

(b) ((Coincident with the filing of its annual statement, pays an annual filing fee of twenty five dollars plus five dollars for each charitable gift annuity contract written for residents of this state during the previous calendar year; and

(c)-Which-includes-on-or)) Attaches to the ((first-page-of-the 26 27 annual-statement)) report of its current financial condition the statement of a qualified actuary setting forth the actuary's opinion 28 relating to annuity reserves and other actuarial items for the fiscal 29 year covered by the report. "Qualified actuary" as used in this 30 subsection means a member in good standing of the American academy of 31 32 actuaries or a person who has otherwise demonstrated actuarial competence to the satisfaction of the insurance regulatory official of 33 34 the domiciliary state; and

35 (c) On or before March 1st of each year, pays an annual filing fee 36 of twenty-five dollars plus five dollars for each charitable gift 37 annuity contract written for residents of this state during its fiscal 38 year ending on or before December 31st of the previous calendar year.

Sec. 3. RCW 48.66.045 and 2009 c 161 s 5 are each amended to read 1 2 as follows:

(1) Every issuer of a medicare supplement insurance policy or 3 certificate providing coverage to a resident of this state issued on or 4 after January 1, 1996, and before June 1, 2010, ((shall)) must: 5

(a) Unless otherwise provided for in RCW 48.66.055, issue coverage 6 7 under its standardized benefit plans B, C, D, E, F, G, K, and L without evidence of insurability to any resident of this state who is eligible 8 9 for both medicare hospital and physician services by reason of age or by reason of disability or end-stage renal disease, if the medicare 10 supplement policy replaces another medicare supplement standardized 11 12 benefit plan policy or certificate B, C, D, E, F, G, K, or L, or other 13 more comprehensive coverage than the replacing policy; and

14 (b) Unless otherwise provided for in RCW 48.66.055, issue coverage under its standardized plans A, H, I, and J without evidence of 15 insurability to any resident of this state who is eligible for both 16 17 medicare hospital and physician services by reason of age or by reason of disability or end-stage renal disease, if the medicare supplement 18 policy replaces another medicare supplement policy or certificate which 19 is the same standardized plan as the replaced policy. After December 20 21 31, 2005, plans H, I, and J may be replaced only by the same plan if 22 that plan has been modified to remove outpatient prescription drug 23 coverage.

24 (2)(a) Unless otherwise provided for in RCW 48.66.055, every issuer 25 of a medicare supplement insurance policy or certificate providing coverage to a resident of this state issued on or after June 1, 2010, 26 27 ((shall)) <u>must</u> issue coverage under its standardized plans B, C, D, $((E_{\tau}))$ <u>F</u>, F with high deductible, G, K, L, M, or N without evidence of 28 insurability to any resident of this state who is eligible for both 29 medicare hospital and physician services by reason of age or by reason 30 31 of disability or end-stage renal disease, if the medicare supplement 32 policy or certificate replaces another medicare supplement policy or certificate or other more comprehensive coverage; and 33

(b) Unless otherwise provided for in RCW 48.66.055, issue coverage 34 under its standardized plan A without evidence of insurability to any 35 resident of this state who is eligible for both medicare hospital and 36 37 physician services by reason of age or by reason of disability or endstage renal disease, if the medicare supplement policy or certificate replaces another standardized plan A medicare supplement policy or certificate.

(3) Every issuer of a medicare supplement insurance policy or 4 5 certificate providing coverage to a resident of this state issued on or after January 1, 1996, ((shall)) must set rates only on a community-6 7 rated basis. Premiums ((shall)) must be equal for all policyholders and certificate holders under a standardized medicare supplement 8 benefit plan form, except that an issuer may vary premiums based on 9 spousal discounts, frequency of payment, and method of payment 10 including automatic deposit of premiums and may develop no more than 11 two rating pools that distinguish between an insured's eligibility for 12 13 medicare by reason of:

14 (a) Age; or

15 (b) Disability or end-stage renal disease.

16 **Sec. 4.** RCW 48.155.010 and 2009 c 175 s 3 are each amended to read 17 as follows:

18 The definitions in this section apply throughout this chapter 19 unless the context clearly requires otherwise.

(1) "Affiliate" means a person that directly, or indirectly through
 one or more intermediaries, controls, or is controlled by, or is under
 common control with, the person specified.

23 (2) "Commissioner" means the Washington state insurance 24 commissioner.

(3)(a) "Control" or "controlled by" or "under common control with" means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract other than a commercial contract for goods or nonmanagement services, or otherwise, unless the power is the result of an official position with or corporate office held by the person.

(b) Control exists when any person, directly or indirectly, owns, controls, holds with the power to vote, or holds proxies representing ten percent or more of the voting securities of any other person. A presumption of control may be rebutted by a showing made in the manner provided by RCW 48.31B.005(2) and 48.31B.025(11) that control does not exist in fact. The commissioner may determine, after furnishing all 1 persons in interest notice and opportunity to be heard and making 2 specific findings of fact to support the determination, that control 3 exists in fact, notwithstanding the absence of a presumption to that 4 effect.

5 (4)(a) "Discount plan" means a business arrangement or contract in 6 which a person or organization, in exchange for fees, dues, charges, or 7 other consideration, provides or purports to provide discounts to its 8 members on charges by providers for health care services.

9

(b) "Discount plan" does not include:

10 (i) A plan that does not charge a membership or other fee to use 11 the plan's discount card;

12 (ii) A patient access program as defined in this chapter;

13 (iii) A medicare prescription drug plan as defined in this chapter; 14 or

(iv) A discount plan offered by a health carrier authorized underchapter 48.20, 48.21, 48.44, or 48.46 RCW.

17 (5)(a) "Discount plan organization" means a person that, in exchange for fees, dues, charges, or other consideration, provides or 18 purports to provide access to discounts to its members on charges by 19 providers for health care services. "Discount plan organization" also 20 21 means a person or organization that contracts with providers, provider 22 networks, or other discount plan organizations to offer discounts on 23 health care services to its members. This term also includes all 24 persons that determine the charge to or other consideration paid by 25 members.

26

(b) "Discount plan organization" does not mean:

27 (i) Pharmacy benefit managers;

(ii) Health care provider networks, when the network's only involvement in discount plans is contracting with the plan to provide discounts to the plan's members;

(iii) Marketers who market the discount plans of discount plan organizations which are licensed under ((to)) this chapter as long as all written communications of the marketer in connection with a discount plan clearly identify the licensed discount plan organization as the responsible entity; or

36 (iv) Health carriers, if the discount on health care services is 37 offered by a health carrier authorized under chapter 48.20, 48.21, 38 48.44, or 48.46 RCW. (6) "Health care facility" or "facility" has the same meaning as in
 RCW 48.43.005(15).

3 (7) "Health care provider" or "provider" has the same meaning as in
4 RCW 48.43.005(16).

5 (8) "Health care provider network," "provider network," or 6 "network" means any network of health care providers, including any 7 person or entity that negotiates directly or indirectly with a discount 8 plan organization on behalf of more than one provider to provide health 9 care services to members.

10 (9) "Health care services" has the same meaning as in RCW
11 48.43.005(17).

12 (10) "Health carrier" or "carrier" has the same meaning as in RCW13 48.43.005(18).

(11) "Marketer" means a person or entity that markets, promotes, sells, or distributes a discount plan, including a contracted marketing organization and a private label entity that places its name on and markets or distributes a discount plan pursuant to a marketing agreement with a discount plan organization.

19 (12) "Medicare prescription drug plan" means a plan that provides 20 a medicare part D prescription drug benefit in accordance with the 21 requirements of the federal medicare prescription drug improvement and 22 modernization act of 2003.

(13) "Member" means any individual who pays fees, dues, charges, or other consideration for the right to receive the benefits of a discount plan, but does not include any individual who enrolls in a patient access program.

(14) "Patient access program" means a voluntary program sponsored by a pharmaceutical manufacturer, or a consortium of pharmaceutical manufacturers, that provides free or discounted health care products for no additional consideration directly to low-income or uninsured individuals either through a discount card or direct shipment.

32 (15) "Person" means an individual, a corporation, a governmental 33 entity, a partnership, an association, a joint venture, a joint stock 34 company, a trust, an unincorporated organization, any similar entity, 35 or any combination of the persons listed in this subsection.

36 (16)(a) "Pharmacy benefit manager" means a person that performs 37 pharmacy benefit management for a covered entity.

(b) For purposes of this subsection, a "covered entity" means an 1 insurer, a health care service contractor, a health maintenance 2 organization, or a multiple employer welfare arrangement licensed, 3 certified, or registered under the provisions of this title. "Covered 4 5 entity" also means a health program administered by the state as a provider of health coverage, a single employer that provides health 6 7 coverage to its employees, or a labor union that provides health coverage to its members as part of a collective bargaining agreement. 8

9 Sec. 5. RCW 48.102.011 and 2009 c 104 s 3 are each amended to read 10 as follows:

(1) A person, wherever located, ((shall)) may not act as a provider with an owner who is a resident of this state or if there is more than one owner on a single policy and one of the owners is a resident of this state, without first having obtained a license from the commissioner.

16 (2) An application for a provider license ((shall)) <u>must</u> be made to 17 the commissioner by the applicant on a form prescribed by the 18 commissioner, and the application ((shall)) <u>must</u> be accompanied by a 19 licensing fee in the amount of two hundred fifty dollars((, which shall 20 be deposited to the insurance commissioner's regulatory account under 21 RCW 48.02.190)) for deposit into the general fund.

(3) All provider licenses ((shall)) continue in force until 22 23 suspended, revoked, or not renewed. A license ((shall be)) is subject 24 to renewal annually on the first day of July upon application of the provider and payment of a renewal fee of two hundred fifty dollars $((\tau)$ 25 26 which-shall-be-deposited-to-the-insurance-commissioner's-regulatory account under RCW 48.02.190)) for deposit into the general fund. 27 Ιf not so renewed, the license ((shall)) automatically expires on the 28 29 renewal date.

(a) If the renewal fee is not received by the commissioner prior to
 the expiration date, the provider ((shall)) <u>must</u> pay to the
 commissioner in addition to the renewal fee, a surcharge as follows:

(i) For the first thirty days or part thereof delinquency thesurcharge is fifty percent of the renewal fee;

35 (ii) For the next thirty days or part thereof delinquency the 36 surcharge is one hundred percent of the renewal fee;

1 (b) If the renewal fee is not received by the commissioner after 2 sixty days but prior to twelve months after the expiration date the 3 payment of the renewal fee ((shall-be)) is for reinstatement of the 4 license and the provider ((shall)) must pay to the commissioner the 5 renewal fee and a surcharge of two hundred percent.

6 (4) Subsection (3)(a) and (b) of this section does not exempt any 7 person from any penalty provided by law for transacting a life 8 settlement business without a valid and subsisting license.

(5) The applicant ((shall)) must provide ((such)) information as 9 the commissioner may require on forms prescribed by the commissioner. 10 The commissioner has the authority, at any time, to require ((such)) an 11 applicant to fully disclose the identity of its stockholders, partners, 12 13 officers, and employees, and the commissioner may, in the exercise of the commissioner's sole discretion, refuse to issue ((such)) a license 14 in the name of any person if not satisfied that any officer, employee, 15 16 stockholder, or partner thereof who may materially influence the 17 applicant's conduct meets the standards of this chapter.

18 (6) A license issued to a partnership, corporation, or other entity 19 authorizes all members, officers, and designated employees to act as a 20 licensee under the license, if those persons are named in the 21 application and any supplements to the application.

(7) Upon the filing of an application for a provider's license and the payment of the license fee, the commissioner ((shall)) <u>must</u> make an investigation of each applicant and may issue a license if the commissioner finds that the applicant:

26

(a) Has provided a detailed plan of operation;

(b) Is competent and trustworthy and intends to transact itsbusiness in good faith;

(c) Has a good business reputation and has had experience, training, or education so as to be qualified in the business for which the license is applied;

32 (d)(i) Has demonstrated evidence of financial responsibility in a33 form and in an amount prescribed by the commissioner by rule.

34 (ii) The commissioner may ask for evidence of financial35 responsibility at any time the commissioner deems necessary;

36 (e) If the applicant is a legal entity, is formed or organized37 pursuant to the laws of this state, is a foreign legal entity

authorized to transact business in this state, or provides a
 certificate of good standing from the state of its domicile; and

3 (f) Has provided to the commissioner an antifraud plan that meets
4 the requirements of RCW 48.102.140 and includes:

5 (i) A description of the procedures for detecting and investigating 6 possible fraudulent acts and procedures for resolving material 7 inconsistencies between medical records and insurance applications;

8 (ii) A description of the procedures for reporting fraudulent 9 insurance acts to the commissioner;

10 (iii) A description of the plan for antifraud education and 11 training of its underwriters and other personnel; and

(iv) A written description or chart outlining the arrangement of the antifraud personnel who are responsible for the investigation and reporting of possible fraudulent insurance acts and investigating unresolved material inconsistencies between medical records and insurance applications.

17 (8)(a) A nonresident provider ((shall)) <u>must</u> appoint the commissioner as its attorney to receive service of, and upon whom 18 19 ((shall)) <u>must</u> be served, all legal process issued against it in this state upon causes of action arising within this state. Service upon 20 21 the commissioner as attorney ((shall)) constitutes service upon the 22 provider. Service of legal process against the provider can be had 23 only by service upon the commissioner.

(b) With the appointment the provider ((shall)) <u>must</u> designate the
person to whom the commissioner ((shall)) <u>must</u> forward legal process so
served upon him or her. The provider may change the person by filing
a new designation.

(c) The appointment of the commissioner as attorney ((shall be)) is
irrevocable, ((shall)) binds any successor in interest or to the assets
or liabilities of the provider, and ((shall)) remains in effect as long
as there is in this state any contract made by the provider or
liabilities or duties arising therefrom.

(d) Duplicate copies of legal process against a provider for whom the commissioner is attorney shall be served upon him or her either by a person competent to serve summons, or by registered mail. At the time of service the plaintiff shall pay to the commissioner ten dollars, taxable as costs in the action.

1 (e) The commissioner shall immediately send one of the copies of 2 the process, by registered mail with return receipt requested, to the 3 person designated for the purpose by the provider in its most recent 4 designation filed with the commissioner.

5 (f) The commissioner shall keep a record of the day and hour of 6 service upon him or her of all legal process. Proceedings shall not be 7 had against the provider, and the provider shall not be required to 8 appear, plead, or answer until the expiration of forty days after the 9 date of service upon the commissioner.

10 (9) A provider may not use any person to perform the functions of 11 a broker unless the person is authorized to act as a broker under this 12 chapter.

(10) A provider ((shall)) <u>must</u> provide to the commissioner new or
 revised information about officers, stockholders, partners, directors,
 members, or designated employees within thirty days of the change.

16 **Sec. 6.** RCW 48.155.020 and 2009 c 175 s 5 are each amended to read 17 as follows:

(1) Before conducting discount plan business to which this chapter
 applies, a person ((shall)) <u>must</u> obtain a license from the commissioner
 to operate as a discount plan organization.

(2) Except as provided in subsection (3) of this section, each
 application for a license to operate as a discount plan organization:

(a) Must be in a form prescribed by the commissioner and verifiedby an officer or authorized representative of the applicant; and

25 (b) Must demonstrate, set forth, or be accompanied by the 26 following:

(i) The two hundred fifty dollar application fee, which must bedeposited into the general fund;

(ii) A copy of the organization documents of the applicant, such asthe articles of incorporation, including all amendments;

31 (iii) A copy of the applicant's bylaws or other enabling documents 32 that establish organizational structure;

33 (iv) The applicant's federal identification number, business 34 address, and mailing address;

35 (v)(A) A list of names, addresses, official positions, and 36 biographical information of the individuals who are responsible for 37 conducting the applicant's affairs, including all members of the board 1 of directors, board of trustees, executive committee, or other 2 governing board or committee, the officers, contracted management 3 company personnel, and any person or entity owning or having the right 4 to acquire ten percent or more of the voting securities of the 5 applicant; and

6 (B) A disclosure in the listing of the extent and nature of any 7 contracts or arrangements between any individual who is responsible for 8 conducting the applicant's affairs and the discount plan organization, 9 including all possible conflicts of interest;

10 (vi) A complete biographical statement, on forms prescribed by the 11 commissioner, with respect to each individual identified under (b)(v) 12 of this subsection;

13 (vii) A statement generally describing the applicant, its 14 facilities and personnel, and the health care services for which a 15 discount will be made available under the discount plan;

16 (viii) A copy of the form of all contracts made or to be made 17 between the applicant and any health care providers or health care 18 provider networks regarding the provision of health care services to 19 members and discounts to be made available to members;

20 (ix) A copy of the form of any contract made or arrangement to be 21 made between the applicant and any individual listed in (b)(v) of this 22 subsection;

(x) A list identifying by name, address, telephone number, and e-23 mail address all persons who will market each discount plan offered by 24 25 the applicant. If the person who will market a discount plan is an entity, only the entity must be identified. This list must be 26 27 maintained and updated within sixty days of any change in the information. An updated list must be sent to the commissioner as part 28 of the discount plan organization's renewal application under (b)(vii) 29 30 of this subsection;

(xi) A copy of the form of any contract made or to be made between the applicant and any person, corporation, partnership, or other entity for the performance on the applicant's behalf of any function, including marketing, administration, enrollment, and subcontracting for the provision of health care services to members and discounts to be made available to members;

37 (xii) A copy of the applicant's most recent financial statements38 audited by an independent certified public accountant, except that,

subject to the approval of the commissioner, an applicant that is an affiliate of a parent entity that is publicly traded and that prepares audited financial statements reflecting the consolidated operations of the parent entity may submit the audited financial statement of the parent entity and a written guaranty that the minimum capital requirements required under RCW 48.155.030 will be met by the parent entity instead of the audited financial statement of the applicant;

8 (xiii) A description of the proposed methods of marketing 9 including, but not limited to, describing the use of marketers, use of 10 the internet, sales by telephone, electronic mail, or facsimile 11 machine, and use of salespersons to market the discount plan benefits;

12 (xiv) A description of the member complaint procedures which must13 be established and maintained by the applicant;

14 (xv) The name and address of the applicant's Washington statutory agent for service of process, notice, or demand or, if not domiciled in 15 this state, a power of attorney duly executed by the applicant, 16 17 appointing the commissioner and duly authorized deputies as the true and lawful attorney of the applicant in and for this state upon whom 18 all law process in any legal action or proceeding against the discount 19 20 plan organization on a cause of action arising in this state may be 21 served; and

22 (xvi) Any other information the commissioner may reasonably 23 require.

24 (3)(a) Upon application to and approval by the commissioner and 25 payment of the applicable fees, a discount plan organization that holds a current license or other form of authority from another state to 26 27 operate as a discount plan organization, at the commissioner's discretion, may not be required to submit the information required 28 under subsection (2) of this section in order to obtain a license under 29 this section if the commissioner is satisfied that the other state's 30 requirements, at a minimum, are equivalent to those required under 31 32 subsection (2) of this section or the commissioner is satisfied that the other state's requirements are sufficient to protect the interests 33 of the residents of this state. 34

35 (b) Whenever the discount plan organization loses its license or 36 other form of authority in that other state to operate as a discount 37 plan organization, or is the subject of any disciplinary administrative

proceeding related to the organization's operating as a discount plan organization in that other state, the discount plan organization ((shall)) <u>must</u> immediately notify the commissioner.

4 (4) After the receipt of an application filed under subsection (2)
5 or (3) of this section, the commissioner ((shall)) <u>must</u> review the
6 application and notify the applicant of any deficiencies in the
7 application.

8 (5)(a) Within ninety days after the date of receipt of a completed
9 application, the commissioner ((shall)) must:

10 (i) Issue a license if the commissioner is satisfied that the 11 applicant has met the following:

(A) The applicant has fulfilled the requirements of this section
and the minimum capital requirements in accordance with RCW 48.155.030;
and

(B) The persons who own, control, and manage the applicant are competent and trustworthy and possess managerial experience that would make the proposed operation of the discount plan organization beneficial to discount plan members; or

19 (ii) Disapprove the application and state the grounds for 20 disapproval.

21 (b) In making a determination under (a) of this subsection, the 22 commissioner may consider, for example, whether the applicant or an officer or manager of the applicant: (i) Is not 23 financially 24 responsible; (ii) does not have adequate expertise or experience to 25 operate a medical discount plan organization; or (iii) is not of good character. Among the factors that the commissioner may consider in 26 27 making the determination is whether the applicant or an affiliate or a business formerly owned or managed by the applicant or an officer or 28 manager of the applicant has had a previous application for a license, 29 or other authority, to operate as any entity regulated by the 30 commissioner denied, revoked, suspended, or terminated for cause, or is 31 32 under investigation for or has been found in violation of a statute or regulation in another jurisdiction within the previous five years. 33

(6) Prior to licensure by the commissioner, each discount plan
 organization ((shall)) <u>must</u> establish an internet web site in order to
 conform to the requirements of RCW 48.155.070(2).

37 (7)(a) A license is effective for <u>up to</u> one year, unless prior to
 38 its expiration the license is renewed in accordance with this

subsection or suspended or revoked in accordance with subsection (8) of this section. <u>Licenses issued or renewed on or after July 1, 2010,</u> <u>will be subject to renewal annually on July 1st. If not so renewed,</u> the license will automatically expire on the renewal date.

(b) At least ninety days before a license expires, the discount
plan organization ((shall)) must submit:

7

(i) A renewal application form; and

8 (ii) A two hundred dollar renewal application fee for deposit into 9 the general fund.

10 (c) The commissioner ((shall)) <u>must</u> renew the license of each 11 holder that meets the requirements of this chapter and pays the 12 appropriate renewal fee required.

13 (8)(a) The commissioner may suspend the authority of a discount 14 plan organization to enroll new members or refuse to renew or revoke a 15 discount plan organization's license if the commissioner finds that any 16 of the following conditions exist:

(i) The discount plan organization is not operating in compliancewith this chapter;

(ii) The discount plan organization does not have the minimum net worth as required under RCW 48.155.030;

(iii) The discount plan organization has advertised, merchandised, or attempted to merchandise its services in such a manner as to misrepresent its services or capacity for service or has engaged in deceptive, misleading, or unfair practices with respect to advertising or merchandising;

26 (iv) The discount plan organization is not fulfilling its27 obligations as a discount plan organization; or

(v) The continued operation of the discount plan organization wouldbe hazardous to its members.

30 (b) If the commissioner has cause to believe that grounds for the 31 nonrenewal, suspension, or revocation of a license exists, the 32 commissioner ((shall)) <u>must</u> notify the discount plan organization in 33 writing specifically stating the grounds for the refusal to renew or 34 suspension or revocation and may also pursue a hearing on the matter 35 under chapter 48.04 RCW.

36 (c) When the license of a discount plan organization is nonrenewed, 37 surrendered, or revoked, the discount plan organization ((shall)) <u>must</u> 38 immediately upon the effective date of the order of revocation or, in the case of a nonrenewal, the date of expiration of the license, stop any further advertising, solicitation, collecting of fees, or renewal of contracts, and proceed to wind up its affairs transacted under the license.

5 (d)(i) When the commissioner suspends a discount plan 6 organization's authority to enroll new members, the suspension order 7 must specify the period during which the suspension is to be in effect 8 and the conditions, if any, that must be met by the discount plan 9 organization prior to reinstatement of its license to enroll members.

10 (ii) The commissioner may rescind or modify the order of suspension 11 prior to the expiration of the suspension period.

12 (iii) The license of a discount plan organization may not be 13 reinstated unless requested by the discount plan organization. The 14 commissioner ((shall)) may not grant the request for reinstatement if 15 the commissioner finds that the circumstances for which the suspension 16 occurred still exist or are likely to recur.

(9) Each licensed discount plan organization ((shall)) must notify the commissioner immediately whenever the discount plan organization's license, or other form of authority to operate as a discount plan organization in another state, is suspended, revoked, or nonrenewed in that state.

(10) A health care provider who provides discounts to his or her own patients without any cost or fee of any kind to the patient is not required to obtain and maintain a license under this chapter as a discount plan organization.

> Passed by the House February 13, 2010. Passed by the Senate March 2, 2010. Approved by the Governor March 12, 2010. Filed in Office of Secretary of State March 12, 2010.