SENATE BILL NO. 60

January 26, 1999, Introduced by Senators SHUGARS, SCHWARZ and HAMMERSTROM and referred to the Committee on Health Policy.

A bill to amend 1980 PA 350, entitled "The nonprofit health care corporation reform act," by amending section 402b (MCL 550.1402b), as added by 1996 PA 516.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 402b. (1) For an individual covered under a nongroup certificate or under a certificate not covered under subsection (2), a health care corporation may exclude or limit coverage for a condition only if the exclusion or limitation relates to a condition for which medical advice, diagnosis, care, or treatment was recommended or received within 6 months before enrollment and the exclusion or limitation does not extend for more than 6 months after the effective date of the certificate.

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(2) A health care corporation shall not exclude or limit
 coverage for a preexisting condition for an individual covered
 under a group certificate.

4 (3) The commissioner and the director of community health 5 shall examine the issue of crediting prior continuous health care 6 coverage to reduce the period of time imposed by a preexisting 7 condition limitation or exclusion under subsection (1) and shall 8 report to the governor and the senate and the house of represen-9 tatives standing committees on insurance and health policy issues 10 by May 15, 1997. The report shall include the commissioner's and 11 director's findings and shall propose alternative mechanisms or a 12 combination of mechanisms to credit prior continuous health care 13 coverage towards the period of time imposed by a preexisting con-14 dition limitation or exclusion. The report shall address at a 15 minimum all of the following:

16 (a) Cost of crediting prior continuous health care

17 coverages.

18 (b) Period of lapse or break in coverage, if any, permitted
19 in a prior health care coverage.

20 (c) Types and scope of prior health care coverages that are
21 permitted to be credited.

22 (d) Any exceptions or exclusions to crediting prior health
23 care coverage.

24 (e) Uniform method of certifying periods of prior creditable
 25 coverage.

26 (3) NOTWITHSTANDING SUBSECTION (1), A HEALTH CARE27 CORPORATION SHALL NOT ISSUE A CERTIFICATE TO A PERSON ELIGIBLE

SB0060, As Passed House, February 23, 1999 Senate Bill No. 60 as amended by the Senate and House 3 [House amendments (February 23, 1999) shown in brackets] 1 FOR NONGROUP COVERAGE OR ELIGIBLE FOR A CERTIFICATE NOT COVERED 2 UNDER SUBSECTION (2) THAT EXCLUDES OR LIMITS COVERAGE FOR A PRE-3 EXISTING CONDITION OR PROVIDES A WAITING PERIOD IF ALL OF THE **4** FOLLOWING APPLY: (A) THE PERSON'S MOST RECENT HEALTH COVERAGE PRIOR TO APPLY-5 6 ING FOR COVERAGE WITH THE HEALTH CARE CORPORATION WAS UNDER A 7 GROUP HEALTH PLAN. 8 (B) THE PERSON WAS CONTINUOUSLY COVERED PRIOR TO THE APPLI-9 CATION FOR COVERAGE WITH THE HEALTH CARE CORPORATION UNDER 1 OR 10 MORE HEALTH PLANS FOR AN AGGREGATE OF AT LEAST 18 MONTHS WITH NO 11 BREAK IN COVERAGE THAT EXCEEDED 62 DAYS. 12 (C) THE PERSON IS NO LONGER ELIGIBLE FOR GROUP COVERAGE [AND IS NOT ELIGIBLE FOR MEDICARE OR MEDICAID.] 13 (D) THE PERSON DID NOT LOSE ELIGIBILITY FOR COVERAGE FOR 14 FAILURE TO PAY ANY REQUIRED CONTRIBUTION OR FOR AN ACT TO DEFRAUD 15 [A] HEALTH CARE CORPORATION [, A HEALTH INSURER, OR A HEALTH MAINTENANCE ORGANIZATION]. (E) IF THE PERSON [WAS] ELIGIBLE FOR CONTINUATION OF HEALTH COVERAGE FROM THAT GROUP HEALTH PLAN PURSUANT TO THE CONSOLIDATED OMNIBUS BUDGET RECONCILIATION ACT OF 1985, PUBLIC LAW 99-272, 100 STAT. 82, HE OR SHE HAS ELECTED AND EXHAUSTED THAT COVERAGE. 16 (4) As used in this section, "group" means a group of 2 or 17 more subscribers. 18 Γ

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