SYNOPSIS


CURRENT VERSION OF TEXT

As introduced.
AN ACT concerning health insurance premiums and supplementing

BE IT ENACTED by the Senate and General Assembly of the State
of New Jersey:

1. This act shall be known and may be cited as the “New Jersey
Health Insurance Premium Security Act.”

2. It is the intent of the Legislature to stabilize or reduce
premiums in the individual health insurance market by providing
reinsurance payments to health insurance carriers with respect to
claims for eligible individuals. The Commissioner of Banking and
Insurance, and the board of directors of the New Jersey Individual
Health Coverage Program, are authorized to apply for, accept and
receive federal funds to implement and sustain market stabilization
programs. Preliminary planning, analysis, and implementation to
effectuate the purposes of this act shall continue under the direction
of the commissioner and the board.

3. For the purposes of this act:
"Affiliated company” means a company in the same corporate
system as a parent, an industrial insured or a member organization
by virtue of common ownership, control, operation or management.
“Affordable Care Act” or “PPACA” means the federal Patient
Protection and Affordable Care Act, Pub.L.111-148, as amended by
the federal “Health Care and Education Reconciliation Act of
2010,” Pub.L.111-152, and any federal rules and regulations
adopted pursuant thereto.
"Attachment point” means an amount as provided in subsection
h. of section 4 of this act.
"Benefit year” means the calendar year for which an eligible
carrier provides coverage through an individual health benefits
plan.
"Board” means the board of directors of the New Jersey
Individual Health Coverage Program established pursuant to
“Carrier” means any entity subject to the insurance laws and
regulations of this State, or subject to the jurisdiction of the
commissioner, that contracts or offers to contract to provide,
deliver, arrange for, pay for, or reimburse any of the costs of health
care services, including a sickness and accident insurance company,
a health maintenance organization, a hospital, medical or health
service corporation, or any other entity providing a plan of health
insurance, health benefits or health services. For purposes of this
act, carriers that are affiliated companies shall be treated as one
carrier.
“Claim” means a claim by a covered person for payment of benefits under a contract for which the financial obligation for the payment of the claim under the contract rests upon the carrier.

“Coinsurance rate” means the rate as provided in subsection i. of section 4 of this act.

“Commissioner” means the Commissioner of Banking and Insurance.

“Department” means the Department of Banking and Insurance.

"Eligible carrier” means a carrier that offers individual health benefits plans in the State.

“Fund” means the New Jersey Health Insurance Premium Security Fund created pursuant to section 10 of this act.

“Health benefits plan” means the same as that term is defined in section 2 of P.L.1997, c.192 (26:2S-2).

"Payment parameters” means the attachment point, reinsurance cap, and coinsurance rate for the plan.

“Plan” means the Health Insurance Premium Security Plan established pursuant to section 4 of this act.

"Reinsurance cap” means the threshold amount as provided in subsection j. of section 4 of this act.

"Reinsurance payment” means an amount paid by the board to an eligible carrier under the plan.

“Third party administrator” means the same as that term is defined by section 1 of P.L.2001, c.267 (C.17B:27B-1).

4. a. There is hereby established, and the board shall administer, the Health Insurance Premium Security Plan.

b. The board may apply for any available federal funding for the plan. All funds received by or appropriated to the board shall be deposited in the New Jersey Health Insurance Premium Security Fund.

c. The board shall collect data from carriers necessary to determine reinsurance payments.

d. For each applicable benefit year, the board shall notify carriers of reinsurance payments to be made for the applicable benefit year no later than June 30 of the year following the applicable benefit year.

e. On a quarterly basis during the applicable benefit year, the board shall provide each eligible carrier with the calculation of total reinsurance payment requests.

f. By August 15 of the year following the applicable benefit year, the board shall disburse all applicable reinsurance payments to an eligible carrier.

g. The board shall design and adjust the payment parameters to ensure the payment parameters:

(1) will stabilize or reduce premium rates in the individual market;

(2) will increase participation in the individual market;
(3) mitigate the impact high-risk individuals have on premium rates in the individual market;
(4) take into account any federal funding available for the plan;
(5) take into account the total amount available to fund the plan; and
(6) include cost savings mechanisms related to the management of health care services.

h. The attachment point for the plan is the threshold amount for claims costs incurred by an eligible carrier for an enrolled individual's covered benefits in a benefit year, beyond which the claims costs for benefits are eligible for reinsurance payments. The attachment point shall be set by the board at $50,000 or more, but not exceeding the reinsurance cap.

i. The coinsurance rate for the plan is the rate at which the board will reimburse an eligible carrier for claims incurred for an enrolled individual's covered benefits in a benefit year above the attachment point and below the reinsurance cap. The coinsurance rate shall be set by the board at a rate between 50 and 70 percent.

j. The reinsurance cap is the threshold amount for claims costs incurred by an eligible carrier for an enrolled individual's covered benefits, above which the claims costs for benefits are no longer eligible for reinsurance payments. The reinsurance cap shall be set by the board at $250,000 or less.

5. a. The board shall propose to the commissioner the payment parameters for the next benefit year by January 15 of the year before the applicable benefit year. The commissioner shall review and approve the payment parameters no later than 14 days following the board's proposal. If the commissioner fails to approve the payment parameters within 14 days following the board's proposal, the proposed payment parameters are final and effective.

b. If the amount in the fund is not anticipated to be adequate to fully fund the approved payment parameters as of July 1 of the year before the applicable benefit year, the board, in consultation with the commissioner, shall propose payment parameters within the available appropriations. The commissioner shall permit an eligible carrier to revise an applicable rate filing based on the final payment parameters for the next benefit year.

6. a. Each reinsurance payment shall be calculated with respect to an eligible carrier's incurred claims costs for an individual enrollee's covered benefits in the applicable benefit year. If the claims costs do not exceed the attachment point, a reinsurance payment shall not be made. If the claims costs exceed the attachment point, the reinsurance payment shall be calculated as the product of the coinsurance rate and the lesser of:

(1) the claims costs minus the attachment point; or
(2) the reinsurance cap minus the attachment point.
b. The board shall ensure that reinsurance payments made to eligible carriers do not exceed the total amount paid by the eligible carrier for any eligible claim. "Total amount paid of an eligible claim" means the amount paid by the eligible carrier based upon the allowed amount less any deductible, coinsurance, or co-payment, as of the time the data are submitted or made accessible under subsection e. of section 7 of this act.

7. a. An eligible carrier shall request reinsurance payments when the eligible carrier’s claims costs for an enrollee meet the criteria for reinsurance payments.

b. An eligible carrier shall apply the payment parameters when calculating amounts the carrier is eligible to receive from the plan.

c. An eligible carrier shall make requests for reinsurance payments in accordance with any requirements established by the board.

d. An eligible carrier shall calculate the premium amount the carrier would have charged for the applicable benefit year if the plan was not in effect and submit this information as part of its rate filing.

e. In order to receive reinsurance payments, an eligible carrier shall provide the board with access to the data within the dedicated data environment established by the eligible carrier under the federal risk adjustment program under 42 U.S.C. s.18063. Eligible carriers shall submit an attestation to the board asserting compliance with the dedicated data environments, data requirements, establishment and usage of masked enrollee identification numbers, and data submission deadlines.

f. An eligible carrier shall provide the access described in subsection e. of this section for the applicable benefit year by April 30 of each year of the year following the end of the applicable benefit year.

g. An eligible carrier shall maintain documents and records, whether paper, electronic, or in other media, sufficient to substantiate the requests for reinsurance payments made pursuant to this section for a period of at least six years. An eligible carrier shall also make those documents and records available upon request from the commissioner for purposes of verification, investigation, audit, or other review of reinsurance payment requests.

h. (1) The board may audit an eligible carrier to assess its compliance with the requirements of this act. The eligible carrier shall cooperate with an audit. If an audit results in a proposed finding of material weakness or significant deficiency with respect to compliance with any requirement of this act, the eligible carrier may respond to the draft audit report within 30 days of the draft audit report’s issuance.

(2) Within 30 days of the issuance of the final audit report, if the final audit results in a finding of material weakness or significant
deficiency with respect to compliance with any requirement of this act, the eligible carrier shall:

(a) provide a written corrective action plan to the board for approval;
(b) upon board approval, implement the corrective action plan described; and
(c) provide the board with documentation of the corrective actions taken.

8. The board shall keep an accounting for each benefit year of all:
   a. funds appropriated for reinsurance payments and administrative and operational expenses;
   b. requests for reinsurance payments received from eligible carriers;
   c. reinsurance payments made to eligible carriers; and
   d. administrative and operational expenses incurred for the plan.

9. The commissioner shall apply to the United States Secretary of Health and Human Services under 42 U.S.C. 18052 for a waiver of applicable provisions of the Affordable Care Act with respect to health insurance coverage in the State for a plan year beginning on or after January 1, 2019, to effectuate the provisions of this act. The board, in consultation with the commissioner, shall implement the plan to meet the waiver requirements in a manner consistent with federal and State law as approved by the United States Secretary of Health and Human Services.

10. a. The New Jersey Health Insurance Premium Security Fund is hereby created in the State Treasury for the purposes of this act. This fund shall be the repository for monies collected pursuant to this act and other monies received as grants or otherwise appropriated for the purposes of the this act.
   b. All interest earned on the moneys that have been deposited into the fund shall be retained in the fund and used for purposes consistent with the fund.
   c. The fund shall consist of all of the following:
       (1) All moneys allocated by the State to effectuate the purposes of this act, including funds collected pursuant to subsection d. of this section; and
       (2) Federal payments received as a result of any waiver of requirements granted or other arrangements agreed to by the United States Secretary of Health and Human Services or other appropriate federal officials.
   d. For the purpose of providing the funds necessary to carry out the provisions of this act, each carrier shall be assessed by the commissioner according to an assessment methodology and at a
time and for an amount as the commissioner, in consultation with
the board, finds necessary to implement this act. The commissioner
may apply a uniform surcharge to all qualified health benefits plans,
including plans administered by third party administrators, as the
board determines necessary to effectuate the purposes of this act.
The proceeds therefrom shall be deposited into the fund and be used
only to pay for administrative and operational expenses that the
board incurs in order to carry out its responsibilities pursuant to this
act.

e. Moneys in the fund shall only be used for the purposes
established in this act.

11. a. The commissioner shall present an annual report to the
Governor, and to the Legislature pursuant to section 2 of P.L.1991,
c.164 (C.52:14-19.1), which contains a summary of the operations
of the Health Insurance Premium Security Plan and the impact of
the plan on health insurance premiums. The report shall be made
available to the public.

b. The board shall submit to the commissioner and make
available to the public an annual report summarizing the plan
operations for each benefit year by posting the summary on the
department website and making the summary otherwise available.

c. (1) The board shall engage and cooperate with an independent
certified public accountant to perform an audit for each benefit year
of the plan, in accordance with generally accepted auditing
standards. The audit shall at a minimum:

   (a) assess compliance with the requirements of this act; and
   (b) identify any material weaknesses or significant deficiencies
and address manners in which to correct any such material
weaknesses or deficiencies.

   (2) The board, after receiving the completed audit, shall:

       (a) provide the commissioner the results of the audit;

       (b) identify to the commissioner any material weakness or
significant deficiency identified in the audit and address in writing
the commissioner how the board intends to correct any such
material weakness or significant deficiency in compliance with this
subsection; and

       (c) make available to the public a summary of the results of the
audit by posting the summary on the department website and
making the summary otherwise available, including any material
weakness or significant deficiency and how the board intends to
correct the material weakness or significant deficiency.

12. The board and the commissioner, pursuant to the
seq.) and in consultation with each other, shall each adopt such
rules and regulations as may be necessary to effectuate the purposes
of this act.
13. This act shall take effect immediately, except that sections 1 through 8, 10 and 11 shall remain inoperative until the Commissioner of Banking and Insurance is granted a waiver pursuant to section 9 of this act, and the commissioner may take any anticipatory administrative action in advance as necessary for the implementation of this act.

STATEMENT

This bill, entitled the “New Jersey Health Insurance Premium Security Act,” directs the Commissioner of Banking and Insurance to apply for a federal waiver of certain provisions of the Affordable Care Act to support a reinsurance program to help stabilize premiums in the New Jersey individual health insurance market. If the waiver is granted, the bill creates a reinsurance plan to be known as the Health Insurance Premium Security Plan.

The bill directs the commissioner to apply for a waiver from the United States Secretary of Health and Human Services with respect to health insurance coverage in the State or a plan year beginning after January 1, 2019. The board of directors of the New Jersey Individual Health Coverage Program (the “board”), in consultation with the commissioner, is directed to implement the plan to meet the waiver requirements in a manner consistent with federal and State law as approved by the United States Secretary of Health and Human Services. If the waiver is obtained, the board is directed to administer the program, which shall be overseen by the Commissioner of Banking and Insurance.

The bill directs the board to create payment parameters, including an attachment point, reinsurance cap, and coinsurance rate, which govern the plan’s operation. The board is to propose payment parameters that the commissioner may approve.

The attachment point for the plan is the threshold amount for claims costs incurred by an eligible carrier for an enrolled individual’s covered benefits in a benefit year, beyond which the claims costs for benefits are eligible for reinsurance payments. The attachment point is to be set by the board at $50,000 or more, but not exceeding the reinsurance cap.

The coinsurance rate for the plan is the rate at which the board will reimburse an eligible carrier for claims incurred for an enrolled individual’s covered benefits in a benefit year above the attachment point and below the reinsurance cap. The coinsurance rate shall be set by the board at a rate between 50 and 70 percent.

The reinsurance cap is the threshold amount for claims costs incurred by an eligible carrier for an enrolled individual’s covered benefits, above which the claims costs for benefits are no longer eligible for reinsurance payments. The reinsurance cap shall be set by the board at $250,000 or less.
If the claims costs do not exceed the attachment point, a 
reinsurance payment shall not be made. If the claims costs exceed 
the attachment point, the reinsurance payment shall be calculated as 
the product of the coinsurance rate and the lesser of: 
(1) the claims costs minus the attachment point; or 
(2) the reinsurance cap minus the attachment point.
The bill provides that, if the amount in the fund is not anticipated 
to be adequate to fully fund the approved payment parameters as of 
July 1 of the year before the applicable benefit year, the board, in 
consultation with the commissioner, shall propose payment 
parameters within the available appropriations. The commissioner 
must permit an eligible carrier to revise an applicable rate filing 
based on the final payment parameters for the next benefit year.
The board is directed to undertake certain auditing and review 
functions to ensure the plan operates pursuant to the bill’s 
provisions.
The bill creates the New Jersey Health Insurance Premium 
Security Fund in the State Treasury for the purposes of the bill. 
This fund is to be the repository for monies collected pursuant to 
this act and other monies received as grants or otherwise 
appropriated for the purposes of the this act.
For the purpose of providing the funds necessary to carry out the 
provisions of this act, each carrier shall be assessed by the 
commissioner according to such assessment methodology and at 
such time and for such amount as the commissioner, in consultation 
with the board, finds necessary to implement this act. The 
commissioner may apply a uniform surcharge to all qualified health 
benefits plans, including plans administered by third party 
administrators, as the board determines necessary to effectuate the 
purposes of the bill.
The commissioner and the board must also report on the 
department’s website certain information regarding the operation of 
the plan, including the results of an audit performed by an 
independent certified public accountant for each benefit year.
It is the sponsor’s intent for the State to obtain a federal waiver 
to support reinsurance payments to health insurance carriers with 
respect to claims for eligible individuals for the purpose of 
stabilizing premiums for health insurance coverage offered in the 
New Jersey individual health insurance market. However, if the 
State is unable to secure federal approval of a waiver, the provisions 
of the bill will remain inoperative. The bill’s effective date reflects 
this intent.