

SENATE, No. 987

STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED JANUARY 16, 2018

Sponsored by:
Senator JOSEPH F. VITALE
District 19 (Middlesex)

SYNOPSIS

Makes technical corrections to individual health coverage and small employer health benefits programs and to NJ FamilyCare.

CURRENT VERSION OF TEXT

As introduced.



1 AN ACT concerning health insurance coverage and revising parts of
2 statutory law.

3

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

6

7 1. Section 8 of P.L.1992, c.161 (C.17B:27A-9) is amended to
8 read as follows:

9 8. a. (Deleted by amendment, P.L.2008, c.38).

10 b. The board shall make application on behalf of all carriers for
11 any other subsidies, discounts, or funds that may be provided for
12 under State or federal law or regulation. A carrier may include
13 subsidies or funds granted to the board to reduce its premium rates
14 for individual health benefits plans subject to this act.

15 c. A carrier shall not issue individual health benefits plans on a
16 new contract or policy form pursuant to this act until an
17 informational filing of a full schedule of rates which applies to the
18 contract or policy form has been filed with the commissioner. The
19 commissioner shall provide a copy of the informational filing to the
20 Attorney General and the board.

21 d. A carrier desiring to increase or decrease premiums for any
22 contract or policy form may implement that increase or decrease
23 upon making an informational filing with the commissioner of that
24 increase or decrease, along with the actuarial assumptions and
25 methods used by the carrier in establishing that increase or
26 decrease. The commissioner may disapprove any informational
27 filing on a finding that it is incomplete and not in substantial
28 compliance with P.L.1992, c.161 (C.17B:27A-2 et al.), or that the
29 rates are inadequate or unfairly discriminatory.

30 e. (1) Rates shall be formulated on contracts or policies
31 required pursuant to section 3 of this act so that the anticipated
32 minimum loss ratio for a contract or policy form shall not be less
33 than 80% of the premium. The carrier shall submit with its rate
34 filing supporting data, as determined by the commissioner, and a
35 certification by a member of the American Academy of Actuaries,
36 or other individuals in a format acceptable to the commissioner, that
37 the carrier is in compliance with the provisions of this subsection.

38 (2) Each calendar year, a carrier shall return, in the form of
39 aggregate benefits for all of the policy or contract forms offered by
40 the carrier pursuant to subsection a. of section 3 of P.L.1992, c.161
41 (C.17:B:27A-4), at least 80% of the aggregate premiums collected
42 for all of the policy or contract forms during that calendar year.
43 Carriers shall annually report, no later than August 1 of each year,
44 the loss ratio calculated pursuant to this section for all of the policy
45 or contract forms for the previous calendar year. In each case in

EXPLANATION – Matter enclosed in bold-faced brackets **[thus]** in the above bill is
not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

1 which the loss ratio fails to comply with the 80% loss ratio
2 requirement, the carrier shall issue a dividend or credit against
3 future premiums for all policy or contract holders, as applicable, in
4 an amount **【**sufficient to assure that the aggregate benefits paid in
5 the previous calendar year plus the amount of the dividends and
6 credits equal 80% of the aggregate premiums collected for the
7 policy or contract forms in the previous calendar year**】** equal to the
8 difference between the amount of net earned premium it received
9 that year and the amount of net earned premium that would have
10 been necessary to achieve the 80% loss ratio. All dividends and
11 credits shall be distributed by December 31 of the year following
12 the calendar year in which the loss ratio requirements were not
13 satisfied. The annual report required by this subsection shall include
14 a carrier's calculation of the dividends and credits applicable to all
15 policy or contract forms, as well as an explanation of the carrier's
16 plan to issue dividends or credits. The instructions and format for
17 calculating and reporting loss ratios and issuing dividends or credits
18 shall be specified by the commissioner by regulation. Those
19 regulations shall include provisions for the distribution of a
20 dividend or credit in the event of cancellation or termination by a
21 policyholder.

22 f. (Deleted by amendment, P.L.2008, c.38).
23 (cf: P.L.2008, c.38, s.16)
24

25 2. Section 9 of P.L.1992, c.162 (C.17B:27A-25) is amended to
26 read as follows:

27 9. a. (1) (Deleted by amendment, P.L.1997, c.146).

28 (2) (Deleted by amendment, P.L.1997, c.146).

29 (3) (a) For all policies or contracts providing health benefits
30 plans for small employers issued pursuant to section 3 of P.L.1992,
31 c.162 (C.17B:27A-19), and including policies or contracts offered
32 by a carrier to a small employer who is a member of a Small
33 Employer Purchasing Alliance pursuant to the provisions of
34 P.L.2001, c.225 (C.17B:27A-25.1 et al.) the premium rate charged
35 by a carrier to the highest rated small group purchasing a small
36 employer health benefits plan issued pursuant to section 3 of
37 P.L.1992, c.162 (C.17B:27A-19) shall not be greater than 200% of
38 the premium rate charged for the lowest rated small group
39 purchasing that same health benefits plan; provided, however, that
40 the only factors upon which the rate differential may be based are
41 age, gender and geography. Such factors shall be applied in a
42 manner consistent with regulations adopted by the commissioner.
43 For the purposes of this paragraph (3), policies or contracts offered
44 by a carrier to a small employer who is a member of a Small
45 Employer Purchasing Alliance shall be rated separately from the
46 carrier's other small employer health benefits policies or contracts.

47 (b) A health benefits plan issued pursuant to subsection j. of
48 section 3 of P.L.1992, c.162 (C.17B:27A-19) shall be rated in

1 accordance with the provisions of section 7 of P.L.1995, c.340
2 (C.17B:27A-19.3), for the purposes of meeting the requirements of
3 this paragraph.

4 (4) (Deleted by amendment, P.L.1994, c.11).

5 (5) Any policy or contract issued after January 1, 1994 to a
6 small employer who was not previously covered by a health
7 benefits plan issued by the issuing small employer carrier, shall be
8 subject to the same premium rate restrictions as provided in
9 paragraph (3) of this subsection, which rate restrictions shall be
10 effective on the date the policy or contract is issued.

11 (6) The board shall establish, pursuant to section 17 of
12 P.L.1993, c.162 (C.17B:27A-51):

13 (a) up to six geographic territories, none of which is smaller
14 than a county; and

15 (b) age classifications which, at a minimum, shall be in five-
16 year increments.

17 b. (Deleted by amendment, P.L.1993, c.162).

18 c. (Deleted by amendment, P.L.1995, c.298).

19 d. Notwithstanding any other provision of law to the contrary,
20 this act shall apply to a carrier which provides a health benefits plan
21 to one or more small employers through a policy issued to an
22 association or trust of employers.

23 A carrier which provides a health benefits plan to one or more
24 small employers through a policy issued to an association or trust of
25 employers after the effective date of P.L.1992, c.162 (C.17B:27A-
26 17 et seq.), shall be required to offer small employer health benefits
27 plans to non-association or trust employers in the same manner as
28 any other small employer carrier is required pursuant to P.L.1992,
29 c.162 (C.17B:27A-17 et seq.).

30 e. Nothing contained herein shall prohibit the use of premium
31 rate structures to establish different premium rates for individuals
32 and family units.

33 f. No insurance contract or policy subject to this act, including
34 a contract or policy entered into with a small employer who is a
35 member of a Small Employer Purchasing Alliance pursuant to the
36 provisions of P.L.2001, c.225 (C.17B:27A-25.1 et al.), may be
37 entered into unless and until the carrier has made an informational
38 filing with the commissioner of a schedule of premiums, not to
39 exceed 12 months in duration, to be paid pursuant to such contract
40 or policy, of the carrier's rating plan and classification system in
41 connection with such contract or policy, and of the actuarial
42 assumptions and methods used by the carrier in establishing
43 premium rates for such contract or policy.

44 g. (1) Beginning January 1, 1995, a carrier desiring to increase
45 or decrease premiums for any policy form or benefit rider offered
46 pursuant to subsection i. of section 3 of P.L.1992, c.162
47 (C.17B:27A-19) subject to this act may implement such increase or
48 decrease upon making an informational filing with the

1 commissioner of such increase or decrease, along with the actuarial
2 assumptions and methods used by the carrier in establishing such
3 increase or decrease, provided that the anticipated minimum loss
4 ratio for all policy forms shall not be less than 80% of the premium
5 therefor as provided in paragraph (2) of this subsection. The
6 commissioner may disapprove any informational filing on a finding
7 that it is incomplete and not in substantial compliance with
8 P.L.1992, c.162 (C.17B:27A-17 et seq.), or that the rates are
9 inadequate or unfairly discriminatory. Until December 31, 1996,
10 the informational filing shall also include the carrier's rating plan
11 and classification system in connection with such increase or
12 decrease.

13 (2) Each calendar year, a carrier shall return, in the form of
14 aggregate benefits for all of the standard policy forms offered by
15 the carrier pursuant to subsection a. of section 3 of P.L.1992, c.162
16 (C.17B:27A-19), at least 80% of the aggregate premiums collected
17 for all of the standard policy forms, other than alliance policy
18 forms, and at least 80% of the aggregate premiums collected for all
19 of the non-standard policy forms during that calendar year. A
20 carrier shall return at least 80% of the premiums collected for all of
21 the alliances during that calendar year, which loss ratio may be
22 calculated in the aggregate for all of the alliances or separately for
23 each alliance. Carriers shall annually report, no later than August
24 1st of each year, the loss ratio calculated pursuant to this section for
25 all of the standard, other than alliance policy forms, non-standard
26 policy forms and alliance policy forms for the previous calendar
27 year, provided that a carrier may annually report the loss ratio
28 calculated pursuant to this section for all of the alliances in the
29 aggregate or separately for each alliance. In each case where the
30 loss ratio fails to substantially comply with the 80% loss ratio
31 requirement, the carrier shall issue a dividend or credit against
32 future premiums for all policyholders with the standard, other than
33 alliance policy forms, nonstandard policy forms or alliance policy
34 forms, as applicable, in an amount [sufficient to assure that the
35 aggregate benefits paid in the previous calendar year plus the
36 amount of the dividends and credits shall equal 80% of the
37 aggregate premiums collected for the respective policy forms in the
38 previous calendar year] equal to the difference between the amount
39 of net earned premium it received that year and the amount of net
40 earned premium that would have been necessary to achieve the 80%
41 loss ratio. All dividends and credits must be distributed by
42 December 31 of the year following the calendar year in which the
43 loss ratio requirements were not satisfied. The annual report
44 required by this paragraph shall include a carrier's calculation of the
45 dividends and credits applicable to standard, other than alliance
46 policy forms, non-standard policy forms and alliance policy forms,
47 as well as an explanation of the carrier's plan to issue dividends or
48 credits. The instructions and format for calculating and reporting

1 loss ratios and issuing dividends or credits shall be specified by the
2 commissioner by regulation. Such regulations shall include
3 provisions for the distribution of a dividend or credit in the event of
4 cancellation or termination by a policyholder. For purposes of this
5 paragraph, "alliance policy forms" means policies purchased by
6 small employers who are members of Small Employer Purchasing
7 Alliances.

8 (3) The loss ratio of a health benefits plan issued pursuant to
9 subsection j. of section 3 of P.L.1992, c.162 (C.17B:27A-19) shall
10 be calculated in accordance with the provisions of section 7 of
11 P.L.1995, c.340 (C.17B:27A-19.3), for the purposes of meeting the
12 requirements of this subsection.

13 h. (Deleted by amendment, P.L.1993, c.162).

14 i. The provisions of this act shall apply to health benefits plans
15 which are delivered, issued for delivery, renewed or continued on or
16 after January 1, 1994.

17 j. (Deleted by amendment, P.L.1995, c.340).

18 k. A carrier who negotiates a reduced premium rate with a
19 Small Employer Purchasing Alliance for members of that alliance
20 shall provide a reduction in the premium rate filed in accordance
21 with paragraph (3) of subsection a. of this section, expressed as a
22 percentage, which reduction shall be based on volume or other
23 efficiencies or economies of scale and shall not be based on health
24 status-related factors.

25 (cf: P.L.2008, c.38, s.24)

26

27 3. Section 25 of P.L.2008, c.38 (C.17:22A-41.1) is amended to
28 read as follows:

29 25. a. An insurance producer licensed pursuant to P.L.2001,
30 c.210 (C.17:22A-26 et al.) who sells, solicits, or negotiates health
31 **【insurance policies or contracts】** benefits plans to residents of this
32 State shall notify the purchaser of the insurance, in writing, of the
33 amount of any commission, service fee, brokerage, or other
34 valuable consideration that the producer will receive as a result of
35 the sale, solicitation or negotiation of the health **【insurance policy**
36 **or contract】** benefits plan. If the commission, fee, brokerage, or
37 other valuable consideration is based on a percentage of premium,
38 the insurance producer shall include that information in the
39 notification to the purchaser.

40 b. The commissioner may specify, by regulation, the
41 information that shall be provided by an insurance producer in the
42 notification to a purchaser of health insurance and the procedure for
43 providing the notification.

44 c. As used in this section, "health benefits plan" means any
45 hospital and medical expense insurance policy or certificate; health,
46 hospital, or medical service corporation contract or certificate; or
47 health maintenance organization subscriber contract or certificate
48 delivered or issued for delivery in this State by any carrier. For

1 purposes of this section, "health benefits plan" shall not include one
2 or more, or any combination of, the following: coverage only for
3 accident or disability income insurance, or any combination thereof;
4 coverage issued as a supplement to liability insurance; liability
5 insurance, including general liability insurance and automobile
6 liability insurance; workers' compensation or similar insurance;
7 automobile medical payment insurance; credit-only insurance;
8 coverage for on-site medical clinics; and other similar insurance
9 coverage, as specified in federal regulations, under which benefits
10 for medical care are secondary or incidental to other insurance
11 benefits. Health benefits plan shall not include the following
12 benefits if they are provided under a separate policy, certificate or
13 contract of insurance or are otherwise not an integral part of the
14 plan: limited scope dental or vision benefits; benefits for long-term
15 care, nursing home care, home health care, community-based care,
16 or any combination thereof; and such other similar, limited benefits
17 as are specified in federal regulations. Health benefits plan shall
18 not include hospital confinement indemnity coverage if the benefits
19 are provided under a separate policy, certificate or contract of
20 insurance, there is no coordination between the provision of the
21 benefits and any exclusion of benefits under any group health
22 benefits plan maintained by the same plan sponsor, and those
23 benefits are paid with respect to an event without regard to whether
24 benefits are provided with respect to such an event under any group
25 health plan maintained by the same plan sponsor. Health benefits
26 plan shall not include the following if it is offered as a separate
27 policy, certificate or contract of insurance: Medicare supplemental
28 health insurance as defined under section 1882(g)(1) of the federal
29 Social Security Act (42 U.S.C.s.1395ss(g)(1)); and coverage
30 supplemental to the coverage provided under chapter 55 of Title 10,
31 United States Code (10 U.S.C.s.1071 et seq.); and similar
32 supplemental coverage provided to coverage under a group health
33 plan.

34 (cf: P.L.2008, c.38, s.25)

35

36 4. Section 6 of P.L.2008, c.36 (C.26:2H-18.59j) is amended to
37 read as follows:

38 6. Notwithstanding the provisions of section 3 of P.L.2004,
39 c.113 (C.26:2H-18.59i) to the contrary, a hospital shall not submit
40 charity care claims to the Department of Health for health care
41 services provided to a child under 19 years of age who presents at a
42 hospital for **【emergency】** care and who may be deemed
43 presumptively eligible for NJ FamilyCare coverage pursuant to
44 P.L.2005, c.156 (C.30:4J-8 et al.) or Medicaid coverage pursuant to
45 P.L.1968, c.413 (C.30:4D-1 et seq.).

46 (cf: P.L.2012, c.17, s.230)

1 5. Section 5 of P.L.2005, c.156 (C.30:4J-12) is amended to
2 read as follows:

3 5. a. The purpose of the program shall be to provide
4 subsidized health insurance coverage, and other health care benefits
5 as determined by the commissioner, to children under 19 years of
6 age and their parents or caretakers and to adults without dependent
7 children, within the limits of funds appropriated or otherwise made
8 available for the program.

9 The program shall require families to pay copayments and make
10 premium contributions, based upon a sliding income scale. The
11 program shall include the provision of well-child and other
12 preventive services, hospitalization, physician care, laboratory and
13 x-ray services, prescription drugs, mental health services, and other
14 services as determined by the commissioner.

15 b. The commissioner shall take such actions as are necessary to
16 implement and operate the program in accordance with the State
17 Children's Health Insurance Program established pursuant to 42
18 U.S.C.s.1397aa et seq.

19 c. The commissioner:

20 (1) shall, by regulation, establish standards for determining
21 eligibility and other program requirements, including, but not
22 limited to, restrictions on voluntary disenrollments from existing
23 health insurance coverage;

24 (2) shall require that a parent or caretaker who is a qualified
25 applicant purchase coverage, if available, through an employer-
26 sponsored health insurance plan which is determined to be cost-
27 effective and is approved by the commissioner, and shall provide
28 assistance to the qualified applicant to purchase that coverage,
29 except that the provisions of this paragraph shall not be construed to
30 require an employer to provide health insurance coverage for any
31 employee or employee's spouse or dependent child;

32 (3) may, by regulation, establish plans of coverage and benefits
33 to be covered under the program, except that the provisions of this
34 section shall not apply to coverage for medications used exclusively
35 to treat AIDS or HIV infection; and

36 (4) shall establish, by regulation, other requirements for the
37 program, including, but not limited to, premium payments and
38 copayments, and may contract with one or more appropriate
39 entities, including managed care organizations, to assist in
40 administering the program. The period for which eligibility for the
41 program is determined shall be the maximum period permitted
42 under federal law.

43 d. The commissioner shall establish procedures for determining
44 eligibility, which shall include, at a minimum, the following
45 enrollment simplification practices:

46 (1) A streamlined application form as established pursuant to
47 subsection k. of this section;

1 (2) Require new applicants to submit one recent pay stub from
2 the applicant's employer, or, if the applicant has more than one
3 employer, one from each of the applicant's employers, to verify
4 income. In the event the applicant cannot provide a recent pay stub,
5 the applicant may submit another form of income verification as
6 deemed appropriate by the commissioner. **[If]** However, if an
7 applicant does not submit income verification in a timely manner,
8 before determining the applicant ineligible for the program, the
9 commissioner shall then seek to verify the applicant's income by
10 reviewing available Department of the Treasury and Department of
11 Labor and Workforce Development records concerning the
12 applicant, and such other records as the commissioner determines
13 appropriate. The commissioner may verify a new applicant's
14 income by reviewing available Department of the Treasury or
15 Department of Labor and Workforce Development records
16 concerning the applicant, or such other records as the commissioner
17 determines appropriate, in lieu of considering an applicant's income
18 verification, and may waive the applicant's submission of income
19 verification if alternative verification is deemed satisfactory.

20 The commissioner shall establish retrospective auditing or
21 income verification procedures, such as sample auditing and
22 matching reported income with records of the Department of the
23 Treasury and the Department of Labor and Workforce Development
24 and such other records as the commissioner determines appropriate.

25 In matching reported income with confidential records of the
26 Department of the Treasury, the commissioner shall require an
27 applicant to provide written authorization for the Division of
28 Taxation in the Department of the Treasury to release applicable tax
29 information to the commissioner for the purposes of establishing
30 income eligibility for the program. The authorization, which shall
31 be included on the program application form, shall be developed by
32 the commissioner, in consultation with the State Treasurer;

33 (3) Online enrollment and renewal, in addition to enrollment
34 and renewal by mail. The online enrollment and renewal forms
35 shall include electronic links to other State and federal health and
36 social services programs;

37 (4) Continuous enrollment;

38 (5) Simplified renewal by sending an enrollee a preprinted
39 renewal form and requiring the enrollee to sign and return the form,
40 with any applicable changes in the information provided in the
41 form, prior to the date the enrollee's annual eligibility expires. The
42 commissioner shall establish such auditing or income verification
43 procedures, as provided in paragraph (2) of this subsection; and

44 (6) Provision of program eligibility-identification cards that are
45 issued no more frequently than once a year.

46 e. The commissioner shall take, or cause to be taken, any
47 action necessary to secure for the State the maximum amount of
48 federal financial participation available with respect to the program,

1 subject to the constraints of fiscal responsibility and within the
2 limits of available funding in any fiscal year. In this regard,
3 notwithstanding the definition of "qualified applicant," the
4 commissioner may enroll in the program such children or their
5 parents or caretakers who may otherwise be eligible for the
6 Medicaid program in order to maximize use of federal funds that
7 may be available pursuant to 42 U.S.C. s.1397aa et seq.

8 f. Subject to federal approval, a child shall be determined
9 ineligible for the program if the child was voluntarily disenrolled
10 from employer-sponsored group insurance coverage within **[six]**
11 three months prior to application to the program.

12 g. The commissioner shall provide, by regulation, for
13 presumptive eligibility for the program in accordance with the
14 following provisions:

15 (1) A child who presents himself for treatment at a general
16 hospital, federally qualified or community health center, local
17 health department that provides primary care, or other State
18 licensed community-based primary care provider shall be deemed
19 presumptively eligible for the program if a preliminary
20 determination by hospital, health center, local health department or
21 licensed health care provider staff indicates that the child meets
22 program eligibility standards and is a member of a household with
23 an income that does not exceed 350% of the poverty level;

24 (2) The provisions of paragraph (1) of this subsection shall also
25 apply to a child who is deemed presumptively eligible for Medicaid
26 coverage pursuant to P.L.1968, c.413 (C.30:4D-1 et seq.);

27 (3) The parent or caretaker of a child deemed presumptively
28 eligible pursuant to this subsection shall be required to submit a
29 completed application for the program no later than the end of the
30 month following the month in which presumptive eligibility is
31 determined;

32 (4) A child shall be eligible to receive all services covered by
33 the program during the period in which the child is presumptively
34 eligible; and

35 (5) The commissioner may, by regulation, establish a limit on
36 the number of times a child may be deemed presumptively eligible
37 for NJ FamilyCare.

38 h. The commissioner, in consultation with the Commissioner of
39 Education, shall administer an ongoing enrollment initiative to
40 provide outreach to children throughout the State who may be
41 eligible for the program.

42 (1) With respect to school-age children, the commissioner, in
43 consultation with the Commissioner of Education and the Secretary
44 of Agriculture, shall develop a form that provides information about
45 the NJ FamilyCare and Medicaid programs and provides an
46 opportunity for the parent or guardian who signs the school lunch
47 application form to give consent for information to be shared with
48 the Department of Human Services for the purpose of determining

1 eligibility for the programs. The form shall be attached to, included
2 with, or incorporated into, the school lunch application form.

3 The commissioner, in consultation with the Commissioner of
4 Education, shall establish procedures for schools to transmit
5 information attached to, included with, or provided on the school
6 lunch application form regarding the NJ FamilyCare and Medicaid
7 programs to the Department of Human Services, in order to enable
8 the department to determine eligibility for the programs.

9 (2) The commissioner or the Commissioner of Education, as
10 applicable, shall:

11 (a) make available to each elementary and secondary school,
12 licensed child care center, registered family day care home, unified
13 child care agency, local health department that provides primary
14 care, and community-based primary care provider, informational
15 materials about the program, including instructions for applying
16 online or by mail, as well as copies of the program application
17 form.

18 The entity shall make the informational and application materials
19 available, upon request, to persons interested in the program; and

20 (b) request each entity to distribute a notice at least annually, as
21 developed by the commissioner, to households of children attending
22 or receiving its services or care, informing them about the program
23 and the availability of informational and application materials. In
24 the case of elementary and secondary schools, the information
25 attached to, included with, or incorporated into, the school lunch
26 application form for school-age children pursuant to this
27 subparagraph shall be deemed to meet the requirements of this
28 paragraph.

29 i. Subject to federal approval, the commissioner shall, by
30 regulation, establish that in determining income eligibility for a
31 child, any gross family income above 200% of the poverty level, up
32 to a maximum of 350% of the poverty level, shall be disregarded.

33 j. The commissioner shall establish a NJ FamilyCare coverage
34 buy-in program **【**through which a parent or caretaker whose family
35 income exceeds 350% of the poverty level may purchase coverage
36 under NJ FamilyCare for a child**】** which may be purchased on
37 behalf of a child who is a New Jersey resident under the age of 19,
38 who is not otherwise eligible for Medicaid or NJ FamilyCare and
39 who is uninsured and was not voluntarily disenrolled from
40 employer-sponsored group insurance coverage within six months
41 prior to application to the program. The program shall be known as
42 NJ FamilyCare Advantage.

43 The commissioner shall establish the premium and cost sharing
44 amounts required to purchase coverage, except that the premium
45 shall not exceed the amount the program pays per month to a
46 managed care organization under NJ FamilyCare for a child of
47 comparable age whose family income is between 200% and 350%
48 of the poverty level, plus a reasonable processing fee.

1 k. The commissioner, in consultation with the Rutgers Center
2 for State Health Policy, shall develop a streamlined application
3 form for the NJ FamilyCare and Medicaid programs.

4 l. Subject to federal approval, the Commissioner of Human
5 Services shall establish a hardship waiver for part or all of the
6 premium for an eligible child under the NJ FamilyCare program. A
7 parent or caretaker may apply to the commissioner for a hardship
8 waiver in a manner and form established by the commissioner. If
9 the parent or caretaker can demonstrate to the satisfaction of the
10 commissioner, pursuant to regulations adopted by the
11 commissioner, that payment of all or part of the premium for the
12 parent or caretaker's child presents a hardship, the commissioner
13 shall grant the waiver for a prescribed period of time.

14 (cf: P.L.2008, c.53, s.2)

15

16 6. Section 7 of P.L.2008, c.38 (C.54A:8-6.2) is amended to
17 read as follows:

18 7. a. Beginning with the 2008 tax year and for each tax year
19 thereafter, the Department of the Treasury shall require that each
20 individual who files a resident New Jersey Gross Income Tax return
21 indicate on the taxpayer's income tax return whether the taxpayer
22 and dependents, if applicable, has health insurance coverage on the
23 date of filing of the return.

24 b. The department shall transmit to the Department of Human
25 Services information permitting the Department of Human Services
26 to identify taxpayers and dependents who are uninsured and may be
27 eligible to enroll in the Medicaid or NJ FamilyCare program. The
28 Department of Human Services shall use this information in
29 furtherance of its Medicaid and NJ FamilyCare outreach and
30 enrollment initiative established pursuant to section 26 of P.L.2008,
31 c.38 (C.30:4J-18), as provided in section 26 of P.L.2008, c.38
32 (C.30:4J-18).

33 c. As used in this section:

34 "Medicaid" means the New Jersey Medical Assistance and
35 Health Services Program established pursuant to P.L.1968, c.413
36 (C.30:4D-1 et seq.).

37 "NJ FamilyCare" or "program" means the NJ FamilyCare
38 Program established pursuant to P.L.2005, c.156 (C.30:4J-8 et al.).

39 (cf: P.L.2008, c.38, s.7).

40

41 7. Section 26 of P.L.2008, c.38 (C.30:4J-18) is amended to
42 read as follows:

43 26. The Commissioner of Human Services shall establish an
44 enhanced NJ FamilyCare outreach and enrollment initiative to
45 increase public awareness about the availability of, and benefits to
46 enrolling in, Medicaid, NJ FamilyCare, and the NJ FamilyCare
47 Advantage buy-in programs.

1 a. The initiative shall include culturally sensitive, Statewide
2 and local media public awareness campaigns addressing the
3 availability of health care coverage for parents and children under
4 the Medicaid and NJ FamilyCare programs and health care
5 coverage for children under the NJ FamilyCare Advantage buy-in
6 program.

7 b. The initiative shall also include the provision of training and
8 support services, upon request, to community groups, legislative
9 district offices, and community-based health care providers to
10 enable these parties to assist in enrolling parents and children in the
11 applicable programs.

12 c. As part of the initiative, the department shall send an
13 application for the NJ FamilyCare program to any taxpayer
14 identified by the Department of the Treasury pursuant to section 7
15 of P.L.2008, c.38 (C.54A:8-6.2) who reported on his New Jersey
16 Gross Income Tax return that the taxpayer or his dependents are
17 uninsured and who, based on the income reported on the tax return
18 form and the taxpayer's family size, may be eligible for the NJ
19 FamilyCare program. The department shall send the application to
20 a taxpayer as soon as possible after receipt of the information from
21 the Department of the Treasury.

22 (cf: P.L.2008, c.38, s.26)

23
24 8. This act shall take effect on the 30th day after enactment and
25 shall apply to all contracts and policies that are delivered, issued,
26 executed or renewed or approved for issuance or renewal in this
27 State on or after the effective date provided herein.

30 STATEMENT

31
32 This bill makes various technical changes to the laws
33 establishing the New Jersey Individual Health Coverage (IHC) and
34 the New Jersey Small Employer Health Benefits (SEH) Programs,
35 and to the NJ FamilyCare and charity care programs.

36 The bill revises the formula used for calculating refunds in both
37 the IHC and SEH programs to restore the formula that was in effect
38 prior to the enactment of P.L.2008, c.38 for the IHC program and to
39 apply that formula to the SEH program as well. The formula
40 specifies a refund which produces a loss ratio (after the refund
41 reduces the premium) no less than the required 80% minimum.

42 The bill also clarifies language regarding transparency in broker
43 commissions that was enacted in section 25 of P.L.2008, c.38
44 (C.17:22A-41.1), by specifying that the provisions only apply to the
45 sale, solicitation, or negotiation of health benefits plans, rather than
46 health insurance policies and contracts, as the section originally
47 provided.

1 In addition, the bill amends section 6 of P.L.2008, c.36
2 (C.26:2H-18.59j) concerning charity care claims for services
3 provided to children under 19 years of age to provide that hospitals
4 shall not submit charity care claims for these children who present
5 at the hospital for care (rather than just for “emergency” care, as the
6 law currently provides) and who may be deemed presumptively
7 eligible for NJ FamilyCare or Medicaid.

8 The bill also revises the provisions concerning verification of
9 income eligibility in the NJ FamilyCare program to authorize the
10 Commissioner of Human Services to verify a new applicant’s
11 income by reviewing available Department of the Treasury or
12 Department of Labor and Workforce Development records
13 concerning the applicant or such other records as the commissioner
14 determines appropriate, in lieu of considering an applicant’s income
15 verification. The commissioner is also authorized to waive the
16 applicant’s submission of income verification if alternative
17 verification is deemed satisfactory.

18 Further, the bill revises the provisions concerning the “crowd-
19 out” period during which a child who was voluntarily disenrolled
20 from employer-sponsored group insurance coverage is not eligible
21 for NJ FamilyCare, to reduce the period of ineligibility from six to
22 three months. The bill also revises the provisions concerning
23 eligibility for the NJ FamilyCare “buy-in” program to provide that
24 coverage may be purchased for any child who is a resident of New
25 Jersey and who is not otherwise eligible for NJ FamilyCare or
26 Medicaid, rather than limit eligibility to children whose family
27 income exceeds 350% of the federal poverty level.

28 The bill also amends section 26 of P.L.2008, c.38 (C.30:4J-18),
29 which established the enhanced NJ FamilyCare outreach and
30 enrollment initiative, to provide that as part of the initiative the
31 Department of Human Services shall send an application for the NJ
32 FamilyCare program to any taxpayer identified by the Department
33 of the Treasury who reported on his New Jersey Gross Income Tax
34 return that the taxpayer or his dependents are uninsured and who,
35 based on the income reported on the tax return form and the
36 taxpayer’s family size, may be eligible for NJ FamilyCare.

37 Finally, the bill makes a technical correction to section 7 of
38 P.L.2008, c.38 (C.54A:8-6.2) directing the Department of the
39 Treasury to require resident taxpayers to indicate on their tax
40 returns whether the taxpayer and his dependents have health
41 insurance coverage. The purpose of requiring this information is to
42 enable the Department of Human Services to identify taxpayers and
43 dependents who are uninsured and may be eligible to enroll in
44 Medicaid or NJ FamilyCare.