1	HOUSE BILL NO. 766		
2	INTRODUCED BY SONJU, MENDENHALL		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING SMALL BUSINESS HEALTH INSURANCE POOL LAWS;		
5	ELIMINATING THE ELIGIBILITY OF QUALIFIED ASSOCIATION HEALTH PLANS FOR PREMIUM ASSISTANCE		
6	AND PREMIUM INCENTIVE PAYMENTS; CHANGING THE GROUP SIZE LIMITATIONS FOR SMALL		
7	EMPLOYERS POTENTIALLY ELIGIBLE FOR PREMIUM INCENTIVE AND PREMIUM ASSISTANCE		
8	$PAYMENTS; \underline{AUTHORIZINGTHE} \\ BOARDOFDIRECTORSOFTHE \\ SMALLBUSINESSHEALTHINSURANCE \\ \mathsf{SMALLBUSINESSHEATHINSURANCE \\ \mathsf{SMALLB$		
9	POOL TO DESIGN, IMPLEMENT, AND ALLOCATE AVAILABLE FUNDING FOR A WELLNESS BENEFIT FOR		
10	ELIGIBLE EMPLOYEES AND DEPENDENTS COVERED UNDER PURCHASING POOL COVERAGE AND TO		
11	ALLOCATE FUNDS FOR CAFETERIA PLAN EXPENSES; REQUIRING THE APPROVAL OR DISAPPROVAL		
12	OF AN ASSOCIATION'S APPLICATION TO HAVE ITS HEALTH PLAN DESIGNATED AS A QUALIFIED		
13	ASSOCIATION HEALTH PLAN WITHIN 30 DAYS OF THE SUBMISSION OF THE APPLICATION; REQUIRING		
14	THAT EMPLOYERS APPLYING FOR COVERAGE UNDER THE SMALL BUSINESS HEALTH INSURANCE		
15	POOL GROUP HEALTH PLAN BE PROVIDED WITH A LIST OF ALL APPROVED QUALIFIED ASSOCIATION		
16	HEALTH PLANS; CLARIFYING THE QUALIFICATIONS FOR A QUALIFIED ASSOCIATION PLAN; AND		
17	DEDICATING SPECIFIC APPROPRIATION FUNDS; AMENDING SECTIONS 33-22-1815, 33-22-1816,		
18	<u>33-22-2001,</u> 33-22-2002 AND, 33-22-2004, 33-22-2005, <u>33-22-2006, 33-22-2007, AND 33-22-2008,</u> MCA <u>; AND</u>		
19	PROVIDING AN IMMEDIATE EFFECTIVE DATE."		
20			
21	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
22			
23	SECTION 1. SECTION 33-22-1815, MCA, IS AMENDED TO READ:		
24	"33-22-1815. Qualifications for voluntary purchasing pool. A voluntary purchasing pool of disability		
25	insurance purchasers may be formed solely for the purpose of obtaining disability insurance upon compliance		
26	with the following provisions:		
27	(1) It contains at least 51 eligible employees.		
28	(2) It establishes requirements for membership. The Except as provided in Title 33, chapter 22, part 20,		
29	the voluntary purchasing pool shall accept for membership any small employers and may accept for membership		
30	any employers with at least 51 eligible employees that otherwise meet the requirements for membership.		

Legislative Services Division

However, the voluntary purchasing pool may not exclude any small employers that otherwise meet the
 requirements for membership on the basis of claim experience, occupation, or health status.

3 (3) It holds an open enrollment period at least once a year during which new members can join the
4 voluntary purchasing pool.

5 (4) It offers coverage to eligible employees of member employers and to the employees' dependents.
6 Coverage may not be limited to certain employees of member small employers except as provided in
7 33-22-1811(3)(c).

8

(5) It does not assume any risk or form self-insurance plans among its members.

9 (6) (a) Disability insurance policies, certificates, or contracts offered through the voluntary purchasing 10 pool must rate the entire purchasing pool group as a whole and charge each insured person based on a 11 community rate within the common group, adjusted for case characteristics as permitted by the laws governing 12 group disability insurance.

(b) Except for the rates for the small business health insurance pool established in 33-22-2001, rates
for voluntary purchasing pool groups must be set pursuant to the provisions of 33-22-1809.

(c) At its discretion, premiums may be paid to the disability insurance policies, certificates, or contracts
by the voluntary purchasing pool or by member employers.

(7) A person marketing disability insurance policies, certificates, or contracts for a voluntary purchasing
pool must be licensed as an insurance producer."

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SECTION 2. SECTION 33-22-1816, MCA, IS AMENDED TO READ:

"33-22-1816. Commissioner powers and duties -- application for registration -- reporting
 insolvency. (1) The commissioner shall develop forms for registration of an organization as a voluntary
 purchasing pool.

(2) An organization seeking to be registered as a voluntary purchasing pool shall make application to
 the commissioner. The commissioner shall register an organization as a voluntary purchasing pool upon proof
 of fulfillment of the qualifications provided in 33-22-1815.

(3) Except as provided in subsection (5), on March 1 of each year, the voluntary purchasing pool shall
 provide a report and financial statement for the previous calendar year to the commissioner in order that the
 commissioner may determine:

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(a) whether the operation of the voluntary purchasing pool is fiscally sound;

Legislative Services Division

1	(b) whether the voluntary purchasing pool is bearing any risk; and		
2	(c) the number of individuals covered.		
3	(4) The annual report of the voluntary purchasing pool must disclose its total administrative cost.		
4	(5) A voluntary purchasing pool may choose to operate on a fiscal year other than on the calendar year		
5	A voluntary purchasing pool that establishes a fiscal year that is other than the calendar year shall provide the		
6	report required in subsection (3) to the commissioner within 60 days of the voluntary purchasing pool's fiscal		
7	yearend.		
8	(6) A small business health inst	urance pool established pursu	uant to 33-22-2001 is exempt from the
9	provisions of this section."		
10			
11	SECTION 3. SECTION 33-22-2001,	MCA, IS AMENDED TO READ:	
12	"33-22-2001. Establishment o	of small business health in	surance pool intent. (1) There is
13	established a nonprofit legal entity know	wn as the small business hea	alth insurance pool, with participating
14	membership consisting of all employer m	embers of the purchasing pool	l.
15	(2) The small business health ins	surance pool is created as a vo	luntary purchasing pool pursuant to the
16	provisions of 33-22-1815 through and 33-	-22-1817.	
17	(3) Subject to the conditions in 53	3-6-1201, the purchasing pool	shall make group health plan coverage
18	available effective January 1, 2006.		
19	(4) It is the intent of the legislatur	re that the board:	
20	(a) establish criteria that will allow	v the greatest number of employ	yees possible to be eligible for premium
21	assistance payments by not permitting elig	gibility for premium assistance	payments under this part to employees
22	who continue [to maintain enrollment in a	nother] comprehensive health	insurance coverage through a spouse,
23	parent, or other person; and		
24	(b) allow eligible small employer	s to determine the length of th	ne waiting period that will apply to their
25	employees as long as the waiting period:		
26	(i) is not more than 12 months; a	ind	
27	(ii) applies to all eligible employees within that small group in the same manner.		
28	(5) The legislative auditor shall conduct or have conducted, at least once each biennium covering the		
29	prior 2 fiscal years, a financial compliance audit of the board and the purchasing pool. The cost of the audit must		
30	be paid for by the purchasing pool as a direct cost not subject to the cap on administrative expenses."		p on administrative expenses."
	Legislative Services	- 3 -	Authorized Print Version - HB 766

Services Division

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2	Section 4. Section 33-22-2002, MCA, is amended to read:		
3	"33-22-2002. Small business health insurance pool definitions. As used in this part, the following		
4	definitions apply:		
5	(1) "Board" means the board of directors of the small business health insurance pool as provided for in		
6	33-22-2003.		
7	(2) "Dependent" has the meaning provided in 33-22-1803.		
8	(3) "Eligible employee" has the meaning provided in 33-22-1803.		
9	(4) (a) "Eligible small employer" means an employer who is sponsoring or will sponsor a group health		
10	plan and who employed at least two <u>1</u> 2 but not more than nine <u>15 ELIGIBLE</u> employees during the preceding		
11	calendar year and who employs at least two <u>1</u> 2 but not more than nine <u>15 ELIGIBLE</u> employees on the first day		
12	of the plan year.		
13	(b) The term includes small employers who obtain group health plan coverage through a qualified		
14	association health plan.		
15	(5) "Group health plan" has the meaning provided in 33-22-140.		
16	(6) "Premium" means the amount of money that a health insurance issuer charges to provide coverage		
17	under a group health plan.		
18	(7) "Premium assistance payment" means a payment provided for in 33-22-2006 on behalf of eligible		
19	employees who qualify to be applied on a monthly basis to premiums paid for group health plan coverage through		
20	the purchasing pool or through qualified association health plans.		
21	(8) "Premium incentive payment" means a payment provided for in 33-22-2007(1)(b) to eligible small		
22	employers who qualify under 33-22-2007 to be applied to premiums paid on a monthly basis for group health plan		
23	coverage obtained through the purchasing pool or through qualified association health plans.		
24	(9) "Purchasing pool" means the small business health insurance pool.		
25	(10) "Qualified association health plan" means a plan established by an association whose members		
26	consist of employers who sponsor group health plans for their employees and purchase that coverage through		
27	an association that qualifies as a bona fide association, as defined in 33-22-1803, or nonbona fide association,		
28	as provided for in administrative rule. A qualified association health plan is subject to applicable employer group		
29	health insurance law and must receive approval from the commissioner to operate as a qualified association		
30	health plan for the purposes of this part.		
	Legislative Services - 4 - Authorized Print Version - HB 766		



HB0766.04

1	(11) "Related employers" means persons having a relationship as described in section 267 of the Interna		
2	Revenue Code, 26 U.S.C. 267.		
3	(12) "Tax credit" means a refundable tax credit as provided for in 33-22-2008.		
4	(13) "Tax year" means the taxpayer's tax year for federal income tax purposes."		
5			
6	SECTION 5. SECTION 33-22-2004, MCA, IS AMENDED TO READ:		
7	"33-22-2004. Powers and duties of board. (1) The board shall:		
8	(a) establish an operating plan that includes but is not limited to administrative and accounting		
9	procedures for the operation of the purchasing pool and a schedule for premium incentive and premium		
10	assistance payments and that complies with the powers and duties provided for in this section;		
11	(b) recommend to the commissioner the number of employees that may be employed in order to qualify		
12	as an eligible small employer;		
13	(b)(c) require employers and employees to reapply for premium incentive payments or premium		
14	assistance payments on an annual basis;		
15	(c)(d) upon reapplication, give priority to employers and their eligible employees who are already		
16	receiving the premium incentive payments and premium assistance payments unless that employer group no		
17	longer meets eligibility requirements;		
18	(d)(e) upon reapplication, allow employers to retain eligibility to receive premium incentive payments and		
19	premium assistance payments on behalf of their eligible employees if the number of their employees goes over		
20	the maximum number, not to exceed nine 15 employees, established by the commissioner in administrative rule;		
21	(e)(f) renew purchasing pool group health plan coverage for all employer groups, even if the employer		
22	group no longer receives or is eligible for a premium incentive or premium assistance payment;		
23	(f)(g) adopt a premium incentive payment amount schedule that is the same for based on a percentage		
24	of the employer's share of the premium that is uniformly applied to all registered eligible small employers who join		
25	the purchasing pool or obtain qualified association health plan coverage ;		
26	(g)(h) adopt premium assistance payment amounts that, in combination with the premium incentive		
27	payments, are consistent with the amounts provided for in 33-22-2006 and 33-22-2008 or with the assistance of		
28	the department of public health and human services, adopt a premium assistance payment schedule that is		
29	equitably proportional to the income or wage level for eligible employees;		
30	(h)(i) establish criteria for determining which employees will be eligible for a premium assistance		
	Legislative Services - 5 - Division		

ervices

Division

payment and the amount that the employees will receive from among those eligible small employer groups that 1 2 have registered with the commissioner pursuant to 33-22-2008 and applied for coverage under the purchasing 3 pool group health plan or qualified association health plan. However, to the extent that federal funds are used 4 to make some premium assistance payments, criteria for those payments must be consistent with any waiver 5 requirements determined by the department of public health and human services pursuant to 53-2-216. Eligibility 6 for employees is not limited to the waiver eligibility groups. 7 (i)(i) make appropriate changes to eligibility or other elements in the operating plan, implement a 8 wellness benefit, and offer funding for cafeteria plan assistance, as provided for in 26 U.S.C. 125, as needed to 9 reach the goal of expending 90% 95% of the funding dedicated to premium incentive payments and premium 10 assistance payments during the current biennium; 11 (i)(k) limit the total amount of premium incentive payments and premium assistance payments paid to 12 the amount of available state, federal, and private funding; 13 (k)(I) approve no more than six fully insured group health plans with different benefit levels that will be 14 offered to employers participating in the purchasing pool; 15 (+)(m) prepare appropriate specifications and bid forms and solicit bids from health insurance issuers 16 authorized to do business in this state; 17 (m)(n) contract with no more than three health insurance issuers to underwrite the group health plans 18 that will be offered through the purchasing pool; 19 (n)(o) request that the department of public health and human services seek a federal waiver for 20 medicaid matching funds for premium assistance payments based on the department's analysis, as provided in 21 53-2-216, if it is in the best interests of the purchasing pool; 22 (o)(p) comply with the participation requirements provided for in 33-22-1811; 23 (p)(q) meet at least four times annually; and 24 (q)(r) within 2 years after the purchasing pool is established and considered stable by the board, examine 25 the possibility of offering an opportunity for individual sole proprietors without employees to purchase insurance 26 from the purchasing pool without premium incentive payments, premium assistance payments, or tax credits. 27 (2) The board may: 28 (a) borrow money; 29 (b) enter into contracts with insurers, administrators, or other persons; 30 (c) hire employees to perform the administrative tasks of the purchasing pool; Legislative

- 6 -

Authorized Print Version - HB 766

HB0766.04

1	(d) assess its members for costs associated with administration of the purchasing pool and request that
2	the commissioner transfer funds or request that the department of public health and human services transfer
3	funds from the special revenue account, as provided in 53-6-1201, for that purpose;
4	(e) set contribution levels for employers;
5	(f) request that funds be transferred from the funds appropriated for premium incentive payments and
6	premium assistance payments to the general fund to offset tax credits if the number of eligible small employers
7	seeking premium incentive payments and employees receiving premium assistance payments is insufficient to
8	exhaust at least 90% 95% of the appropriated funds for the premium incentive and assistance payments, the
9	wellness benefit, and the cafeteria plan expenses during a biennium;
10	(g) request that funds be transferred from the funds appropriated for tax credits to the funds appropriated
11	for premium incentive payments and premium assistance payments if the number of eligible small employers
12	seeking tax credits is insufficient to exhaust at least 95% of the funds appropriated for tax credits;
13	(g)(h) seek other federal, state, and private funding sources;
14	(h)(i) accept all small employer groups who apply for coverage under the small business health
15	insurance pool group health plan even if they are not eligible for any tax credit or premium incentive payment and
16	have not been registered by the commissioner pursuant to 33-22-2008;
17	(i) receive from the commissioner's office or the department of public health and human services
18	premium incentive payments on behalf of eligible small employers and premium assistance payments on behalf
19	of eligible employees, collect the employer or employee premiums from the employer or employees, and make
20	premium payments to insurers on behalf of the eligible small employers and employees;
21	(j) request the commissioner to direct more than 30% of the available funding for premium incentives
22	and premium assistance payments to qualified association health plan coverage instead of purchasing pool
23	coverage; and
24	(k)(j) pay appropriate commissions to licensed insurance producers who market purchasing pool
25	coverage; and
26	(k) design, implement, and allocate funding, if available, for a wellness benefit in addition to benefits
27	provided in the insurance contract, in which eligible employees and dependents covered under purchasing pool
28	coverage may participate."
29	
30	Section 6. Section 33-22-2005, MCA, is amended to read:



Authorized Print Version - HB 766

"33-22-2005. Duties of commissioner -- rulemaking authority -- RATES. (1) Subject to the conditions
 in 53-6-1201, the commissioner shall:

3 (1)(A)(1) adopt rules regarding <u>ELIGIBILITY</u>, the implementation of this part, including rules regarding the
 administration of the premium incentive payments, premium assistance payments, and tax credits, the approval
 of qualified association health plans, and the registration process. The rules regarding tax credits may not relate
 to the filing of tax returns and claiming the tax credit on the tax returns.

7 (2)(B)(2) supervise the creation of the purchasing pool within the limits described in this part;

8 (3)(C)(3) approve or disapprove the operating plan for the purchasing pool;

9 (4)(D)(4) if the board chooses to hire one, approve or disapprove the selection of a third-party
 10 administrator to handle the administration of the purchasing pool;

(5)(E)(5) with the assistance of the department of public health and human services, approve or
 disapprove the schedule of premium incentive payment or premium assistance payment amounts adopted by
 the board as provided in 33-22-2004;

(6)(<u>(-)(6)</u> approve or disapprove any contracts between a health insurance issuer and the purchasing
 pool;

(7)(G)(7) approve or disapprove all group health plans being offered by insurers through the purchasing
 pool;

18 (8)(++)(8) conduct periodic audits of the financial transactions conducted by the purchasing pool;

19 (9)(1) allow up to 30%, or more if requested by the board and approved by the commissioner, of the

20 available funding for the premium incentive payments and premium assistance payments to be applied to small

21 group health plan coverage purchased through a qualified association health plan; and

(10)(J)(9) make applicable premium incentive payments or premium assistance payments for qualified
 association health plan coverage on behalf of eligible small employers and employees or direct the purchasing
 pool to make the payments; and

25 (11)(K)(10) (a)(I)(A) approve or disapprove associations an association as qualified within 30 days of the 26 association's application for approval if their the association's members consist of employers who sponsor group 27 health plan coverage for their employees and purchase that coverage through an association that qualifies as 28 a bona fide association, as defined in 33-22-1803, or nonbona fide association, as provided for in administrative 29 rule. A qualified association health plan is subject to applicable employer group health insurance law.

30 (b)(II)(B) provide all employers who apply for coverage under the small business health insurance pool



1	group health plan with a list of all approved qualified association health plans; AND	
2	(11) APPROVE OR DISAPPROVE ANY WELLNESS BENEFIT AND ANY FUNDING ALLOCATED FOR THAT BENEFIT THAT	
3	IS PROPOSED BY THE BOARD FOR POOL PARTICIPANTS.	
4	(2) THE PROVISIONS OF 33-22-1809 AND 33-22-1815(6)(B) DO NOT APPLY TO THIS PART.	
5		
6	SECTION 7. SECTION 33-22-2006, MCA, IS AMENDED TO READ:	
7	"33-22-2006. Premium incentive payments, premium assistance payments, and tax credits for	
8	small employer health insurance premiums paid eligibility for small group coverage amounts. (1) An (1)	
9	Subject to subsection (2), an employer is eligible to apply for premium incentive payments and premium	
10	assistance payments or a tax credit under this part if the employer and any related employers:	
11	(a) did not have more than the number of employees established for eligibility by the commissioner at	
12	the time of registering for premium incentive payments or premium assistance payments or a tax credit under	
13	33-22-2008;	
14	(b) provide or will provide a group health plan for the employer's and any related employer's employees;	
15	(c) do not have delinquent state income tax liability owing to the department of revenue from previous	
16	years;	
17	(d) have been registered as eligible small employer participants by the commissioner as provided in	
18	33-22-2008; and	
19	(e) do not have any employees, not including an owner, partner, or shareholder of the business, who	
20	received more than \$75,000 in gross compensation, including bonuses and commissions, from the small	
21	employer or related employer in the prior tax year.	
22	(2) An employer may not receive a premium incentive payment, a premium assistance payment, or a	
23	tax credit for the premium of any of the following individuals or the individual's dependents if the individual's gross	
24	income in the prior tax year exceeds \$75,000:	
25	(a) a sole proprietor of a sole proprietorship that is the employer;	
26	(b) a partner of a partnership that is the employer;	
27	(c) a shareholder of a corporation that is the employer;	
28	(d) a member or manager of a limited liability company that is the employer; or	
29	(e) the trustee of a trust that is the employer.	
30	(2)(3) The commissioner shall establish, by rule, the maximum number of employees that may be	



1 employed to qualify as a an eligible small employer under subsection (1). However, the number may not be less 2 than two employees or more than nine 15 employees. The commissioner shall consider the recommendation of 3 the board when changing the rule pertaining to the number of employees that determines eligibility. The maximum 4 number may be different for employers seeking premium incentive payments and premium assistance payments 5 than for employers seeking a tax credit. The number must be set to maximize the number of employees receiving 6 coverage under this part. The commissioner may not change the maximum employee number more often than 7 every 6 months. If the maximum number of allowable employees is changed, the change does not disgualify 8 registered employers with respect to the tax year for which the employer has employers have registered. 9 (3)(4) Except as provided in subsection (4) (5), an eligible small employer may claim a tax credit in the 10 following amounts: (a) (i) not more than \$100 each month for each employee and \$100 each month for each employee's 11 12 spouse, if the employer covers the employee's spouse, if the average age of the group is under 45 years of age; 13 or 14 (ii) not more than \$125 each month for each employee and \$100 each month for each employee's 15 spouse, if the employer covers the employee's spouse, if the average age of the group is 45 years of age or older; 16 and 17 (b) not more than \$40 each month for each dependent, other than the employee's spouse, if the 18 employer is paying for coverage for the dependents, not to exceed two dependents of an employee in addition 19 to the employee's spouse. 20 (4)(5) An employer may not claim a tax credit: 21 (a) in excess of 50% of the total premiums paid by the employer for the qualifying small group; 22 (b) for premiums paid from a medical care savings account provided for in Title 15, chapter 61; or 23 (c) for premiums for which a deduction is claimed under 15-30-121 or 15-31-114. 24 (5)(6) An employer may not claim a premium incentive payment in excess of 50% of the total premiums 25 paid by the employer for the qualifying small group." 26 27 SECTION 8. SECTION 33-22-2007, MCA, IS AMENDED TO READ: 28 "33-22-2007. Filing for tax credit -- filing for premium incentive payments and premium assistance 29 payments. (1) An eligible small employer may: 30 (a) apply the tax credit against taxes due for the current tax year on a return filed pursuant to Title 15,

Legislative Services Division	- 10 -	Authorized Print Version - HB 766
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HB0766.04

1 chapter 30 or 31; or

2 (b) if the eligible small employer did not sponsor a group health plan for employees during the 2 years 3 prior to the first tax year of registration for the premium incentive payments or premium assistance payments or 4 operates a new business that is less than 2 years old and has never sponsored a group health plan, apply to 5 receive monthly premium incentive payments and premium assistance payments to be applied to coverage 6 obtained through the purchasing pool or qualified association health plan coverage approved by the 7 commissioner.

8 (2) An eligible small employer may not, in the same tax year, apply the tax credit against taxes due for 9 the current tax year, as provided for in subsection (1)(a), and receive premium incentive payments, as provided 10 for in subsection (1)(b).

(3) The premium incentive payments and premium assistance payments provided for in subsection (1)(b) 12 must be paid pursuant to a plan of operation implemented by the board and any applicable administrative rules. 13 (4) (a) If an eligible small employer's tax credit as provided in subsection (1)(a) exceeds the employer's 14 liability under 15-30-103 or 15-31-121, the amount of the excess must be refunded to the eligible small employer. 15 The tax credit may be claimed even if the eligible small employer has no tax liability under 15-30-103 or 16 15-31-121.

17 (b) A tax credit is not allowed under 15-30-129, 15-31-132, or any other provision of Title 15, chapter 30 18 or 31, with respect to any amount for which a tax credit is allowed under this part.

19 (5) The department of revenue or the commissioner may grant a reasonable extension for filing a claim 20 for premium incentive payments or premium assistance payments or a tax credit whenever, in the department's 21 or the commissioner's judgment, good cause exists. The department of revenue and the commissioner shall keep 22 a record of each extension and the reason for granting the extension.

23 (6) (a) If an employer that would have a claim under this part ceases doing business before filing the 24 claim, the representative of the employer who files the tax return or pays the premium may file the claim.

25 (b) If a corporation that would have a claim under this part merges with or is acquired by another 26 corporation and the merger or acquisition makes the previously eligible corporation ineligible for the premium 27 incentive payments, premium assistance payments, or tax credit in the future, the surviving or acquired 28 corporation may file for the premium incentive payments, premium assistance payments, or tax credit for any 29 claim period during which the former eligible corporation remained eligible.

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(c) If an employer that would have a claim under this part files for bankruptcy protection, the receiver may

Legislative Services Division

file for the premium incentive payments, premium assistance payments, or tax credit for any claim period during
 which the employer was eligible."

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SECTION 9. SECTION 33-22-2008, MCA, IS AMENDED TO READ:

"33-22-2008. Registration -- funding limitations -- transfers -- maximum number -- waiting list -information transfer for tax credits. (1) (a) Each eligible small employer that proposes to apply for premium
incentive payments and premium assistance payments or a tax credit under this part must be registered each
year with the commissioner. The commissioner shall begin taking new applications for 2006 on October 1, 2005.

9 (b) An eligible small employer may submit a new application for the premium incentive payments and 10 premium assistance payments or the tax credit anytime during the year, but in order to maintain the employer's 11 registration for the next year, the registration application must be renewed each year.

(c) The commissioner shall begin accepting renewal applications on October 1 of each year and stop
 accepting renewal applications on October 31 of each year.

(d) The registration application must include the number of individuals covered, as of the date of the registration application, under the small group health plan for which the employer is seeking premium incentive payments and premium assistance payments or a tax credit. If, after the initial registration, the number of individuals increases, the employer may apply to register the additional individuals, but those additional individuals may be added only at the discretion of the commissioner, who shall limit enrollment based on available funds.

(e) A small employer is not eligible to apply for premium incentive payments and premium assistance
payments or a tax credit for a number of employees, or the employees' spouses or dependents, over the number
that has been established in 33-22-2006 as the maximum number of employees an employer may have in order
to qualify for registration for the time period in guestion.

(f) An employer's decision to apply for premium incentive payments and premium assistance payments
 or instead of a tax credit is irrevocable for 12 months or until the purchasing pool group health plan or qualified
 association health plan renews its registration is renewed, whichever time period is less. An employer may
 choose to discontinue receiving any premium incentive payments and premium assistance payments or tax
 credits at any time.

29 (2) (a) The commissioner shall register qualifying eligible small employers in the order in which 30 applications are received and according to whether or not the application is for premium incentive payments and



1 premium assistance payments or a tax credit.

(b) (i) Initially, 60% of the available funding must be dedicated to provide and maintain premium incentive
payments and premium assistance payments for eligible small employers who have not sponsored group health
plans in the previous 2 years and who chose to join the purchasing pool or a qualified association health plan and
40% of the available funding must be dedicated to tax credits for eligible small employers who currently sponsor
a small group health plan.

- (ii) Sixty percent of any additional funds up to \$1 million appropriated to this program from the special
 revenue account that is an increase over the prior biennium must be dedicated to provide and maintain premium
 incentive payments and premium assistance payments for employers who have not sponsored group health plans
- 10 in the previous 2 years and who choose to join the purchasing pool as provided in 53-6-1201(3)(e).
- (iii) Forty percent of any additional funds up to \$1 million appropriated to this program from the special
 revenue account that is an increase over the prior biennium must be dedicated to provide and maintain tax
 credits, as provided in 53-6-1201(3)(d), for employers who have not sponsored group health plans in the previous
 2 years and who choose to join a qualified association health plan.
- 15 (c) Funding may be transferred from the allocated fund for premium incentive payments and premium 16 assistance payments to the general fund for tax credits if the board requests the transfer, as provided in 17 33-22-2004, and the commissioner approves the request.
- (d) Funding may be transferred from the allocated fund for tax credits to the allocated fund for premium
 incentive payments and premium assistance payments if the board requests the transfer, as provided in
 33-22-2004, and the commissioner approves the request.

(3) (a) The maximum number of eligible small employers is reached when the anticipated amount of
claims for premium incentive payments and premium assistance payments and tax credits has reached 95% of
the amount of money allocated for premium incentive payments and premium assistance payments and tax
credits.

- (b) The commissioner may establish a waiting list for applicants that are otherwise qualified for
 registration but cannot be registered because of a lack of money or because the maximum number of eligible
 small employers has been reached.
- (c) The commissioner shall mail to each employer registered under this section a notice of registration
 containing a unique registration number and indicating eligibility for either premium incentive payments and
 premium assistance payments or a tax credit. The commissioner shall also issue to each employer that is eligible



1 for premium incentive payments and premium assistance payments or the tax credit a certificate, placard, sticker, 2 or other evidence of participation that may be publicly posted. 3 (d) The commissioner shall notify all persons who applied for registration and who were not accepted 4 that they were not registered and the reason that they were not registered. 5 (4) A prospective participant shall apply for registration on a form provided by the commissioner. The 6 prospective participant shall: 7 (a) provide the number of eligible employees and whether the employer qualifies under 33-22-2006; 8 (b) provide information that is necessary to estimate the amount of the premium incentive payments and 9 premium assistance payments payable to the applicant or the amount of the tax credit available to the applicant, 10 such as the ages of employees or dependents, relationships of employees' dependents, and information required 11 by the department of public health and human services for determination of eligibility for premium assistance 12 payments matched by federal funds; 13 (c) indicate whether the prospective employer intends to pursue the claim as a tax credit through the 14 income tax process or through premium incentive payments and premium assistance payments to be applied 15 toward purchasing pool or eligible qualified association health plan coverage; 16 (d) indicate whether or not the employer previously sponsored a group health plan and, if so, when and 17 for how long; and 18 (e) provide any additional information determined by the commissioner to be necessary to support an 19 application. 20 (5) (a) Each year, small employer participants shall reregister with the commissioner in order to determine 21 the participant's continued eligibility. 22 (b) Small employer participants in the purchasing pool who no longer meet eligibility requirements 23 because of statutory changes must be allowed to remain in the purchasing pool, but premium incentive payments 24 and premium assistance payments will be discontinued beginning in January following a loss of eligibility status 25 triggered by reregistration in October. 26 (c) Small employer participants who currently receive a tax credit but no longer meet eligibility 27 requirements because of statutory changes will lose eligibility to claim a tax credit beginning in January following 28 a loss of eligibility status triggered by reregistration in October. 29 (6) The commissioner shall transmit to the department of revenue, at least annually, a list of eligible small

employers that are taxpayers entitled to the tax credit and shall specify the taxpayer's name and tax identification

- 14 -

Legislative Services Division

30

1 number, the tax year to which the credit applies, the amount of the credit, and whether the credit is to be applied 2 against taxes due on the taxpayer's return or paid as premium incentive payments or premium assistance 3 payments. Unless there has been a finding of fraud or misrepresentation on the part of the taxpayer regarding 4 issues relating to eligibility for the tax credit, the department of revenue may not redetermine or change the 5 commissioner's determination regarding the taxpayer's entitlement to and amount of the tax credit. 6 (7) If the department of public health and human services receives approval for a section 1115 waiver 7 as provided in 53-2-216, the commissioner shall work with the department of public health and human services 8 with regard to eligibility determinations as required by federal law or waiver conditions." 9 NEW SECTION. SECTION 10. EFFECTIVE DATE. [THIS ACT] IS EFFECTIVE ON PASSAGE AND APPROVAL. 10 11 - END -

