Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/6/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		HOUSE BILL 1343	
4				
5	By: Representative Napper			
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND THE SMALL EMPLOYER HEALTH			
10	INSURANCE PURCHASING GROUP ACT; AND FOR OTHER			
11	PURPOSES.			
12				
13		Subtitle		
14	AN ACT TO AMEND THE SMALL EMPLOYER			
15	HEALTH INSURANCE PURCHASING GROUP ACT.			
16				
17				
18	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:	
19				
20	SECTION 1. Arkansas Code § 23-86-503 is amended to read as follows:			
21	23-86-503. Health insurance purchasing group organization			
22	requirements.			
23	(a) Each health insurance purchasing group shall be a nonprofit			
24	corporation operated under the direction of a board of directors which is			
25	composed of five (5) representatives of eligible employers.			
26	(b)(1)(A) Each health insurance purchasing group shall be composed of			
27	at least five hundred (500) eligible employees from one (1) or more eligible			
28	employers.			
29	(B)	However, a health insurance purchasi	ing group shall	
30	have twelve (12) month	have twelve (12) months from the time of formation to reach the level of five		
31	hundred (500) eligible	employees.		
32	(C) At the time of formation, the health insurance			
33	purchasing group shall have at least one hundred (100) eligible employees.			
34	(2)(A) Upon the failure of a health insurance purchasing group			
35	to maintain the required size restrictions described in this subsection, the			
36	health insurance purchasing group shall notify the Insurance Commissioner in			



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writing that the health insurance purchasing group does not comply with the
 size requirements under subdivision (b)(1) of this section.

3 (B) The health insurance purchasing group may then 4 continue to operate the health benefits plan for its members, but shall 5 within sixty (60) calendar days comply with the size requirements of this 6 section, or within a time period as determined by the commissioner.

7 (C) Upon the failure of the health insurance purchasing 8 group to maintain size requirements as required under this section, after 9 sixty (60) calendar days or after the time period determined by the 10 commissioner, the health insurance purchasing group may then be terminated 11 following notice and hearing before the commissioner.

12 (c)(1)(A) Subject to the provisions of this subchapter, a health 13 insurance purchasing group shall permit any eligible employer, which meets 14 the membership requirements of the health insurance purchasing group, to 15 contract with the health insurance purchasing group for the purchase of a 16 health benefits plan for its eligible employees and dependents of those 17 eligible employees.

(B) The health insurance purchasing group may not vary
conditions of eligibility, including premium rates and membership fees, for
any employer meeting the membership requirements of the health insurance
purchasing group, nor may it vary conditions of eligibility for any employee
to qualify for a health insurance purchasing group health benefits plan
offered to the eligible employer by the group health insurance purchasing
group.

25 (2)(A) A health insurance purchasing group may not require a
26 contract under this subsection between a health insurance purchasing group
27 and a purchaser to be effective for a period of longer than twelve (12)
28 months.

29 (B) This shall not be construed to prevent a contract from 30 being extended for additional twelve-month periods or preventing the 31 purchaser from voluntarily electing a contract period of longer than twelve 32 (12) months.

33 (3)(2)(A) A contract shall provide that the purchaser agrees not
34 to obtain or sponsor a health benefits plan on behalf of any eligible
35 employees and their dependents other than through the health insurance
36 purchasing group.

1 (B) This shall not be construed to apply to an eligible 2 individual who resides in an area for which no coverage is offered by a health insurance purchasing group health carrier. 3 4 (4)(3)(A)(i) Under rules established to carry out this 5 subchapter, with respect to an eligible employer that has a purchaser 6 contract with a health insurance purchasing group, individuals who are 7 eligible employees of an eligible employer may enroll for a health benefits 8 plan offered by a health insurance purchasing group health carrier. 9 (ii) This may include coverage for dependents of the enrolling employees, if this coverage is offered. 10 11 (B) The employees may enroll for health benefits provided 12 through their employer's contract with a health insurance purchasing group. (5) (4) A health insurance purchasing group shall not deny 13 14 enrollment as a member to an individual who is an eligible employee or 15 dependent of an employee qualified to be enrolled based on health status-16 related factors, except as may be permitted by law. 17 (6) (5) In the case of members enrolled in a health benefits plan offered by a health insurance purchasing group health carrier, the health 18 19 insurance purchasing group shall provide for an annual open enrollment period of thirty (30) calendar days during which the members may change the coverage 20 21 option in which the members are enrolled. 22 (7)(6)(A) Nothing in this subsection shall preclude a health 23 insurance purchasing group from establishing rules of employee eligibility 24 for enrollment and re-enrollment of members during the annual open enrollment 25 period under subdivision (c)(6) of this section. 26 (B) The rules shall be applied consistently to all 27 purchasers and members within the health insurance purchasing group and shall 28 not be based in any manner on health status-related factors and shall not 29 conflict with sections of this subchapter. 30 (d)(1) Each health insurance purchasing group shall annually file with 31 the commissioner: 32 (A) A description of its plan of operation, including each 33 of the products it intends to sell; 34 (B) A description of its marketing methods and materials; 35 and 36 (C) A description of its membership and disclosure

requirements or other information as required by the commissioner through
 rules and regulations.
 (2) The plan of operation filed with the commissioner by the
 health insurance purchasing group pursuant to this subsection shall be deemed
 approved sixty (60) calendar days after the date of filing, unless additional

7 (e) Each health insurance purchasing group shall be considered a large 8 group for purposes of application of the Arkansas Insurance Code, § 23-60-101 9 et seq., to the activities and health benefit plans of the health insurance 10 purchasing group, unless stated otherwise in this subchapter.

time is requested by the commissioner to review the plan.

11 (f) No purchaser, health insurance purchasing group, or health insurer 12 providing coverage to a health insurance purchasing group, shall be subject 13 to any provisions in §§ 26-57-601 through 25-57-616 for insurance premiums 14 collected for health benefit plans of health insurance purchasing groups.

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SECTION 2. Arkansas Code § 23-86-504(e) and (f), concerning health insurance purchasing group benefits coverage requirements, is amended to read as follows:

19 (e) Except as provided in this subchapter, the health insurance 20 purchasing group may develop or offer a provide a health benefits plan for 21 its members, in whole or in part, not subject to state-mandated health 22 benefits, except those required in the Arkansas Health Insurance Portability 23 and Accountability Act of 1997, § 23-86-301 et seq.

(f) The health insurance purchasing group shall offer at least two (2)
types of plans to its members, including one (1) plan providing a choice of
deductibles with state-mandated health benefits.

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28 SECTION 3. Arkansas Code § 23-86-505 is amended to read as follows:
29 23-86-505. Notice and requirement of eligible employee to reject a
30 state-mandated health benefits plan in writing requirements.

31 (a)(1) In each sale of a health benefits plan to a proposed eligible 32 employer through a health insurance purchasing group in which the health 33 insurance purchasing group offers an option to an eligible employer to obtain 34 a health benefits plan which, either in whole or in part, does not provide 35 state-mandated health benefits or does not contain standard provisions as may 36 be determined by rules and regulations of the Insurance Commissioner, the

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1 health insurance purchasing group shall+ 2 (A) Provide to the proposed eligible employee a written notice as required in subsection (b) to this section; and, after the 3 employer has selected its health benefit plan, provide to each eligible 4 employee of the employer a written notice, in a form and manner as prescribed 5 6 by rule or regulation promulgated by the commissioner, that one (1) or more 7 of the mandated benefits are not included in the health benefit plan. (B) Obtain from the proposed eligible employee a rejection 8 9 in writing that the eligible employee has rejected a health benefits plan 10 providing state-mandated health benefits or standard provisions. 11 (2) The signed rejection required in subdivision (a)(1) of this 12 section shall also include a listing of the standard provisions and state-13 mandated health benefits rejected by the insured or eligible employee. 14 (b) The written notice required in subsection (a) of this section 15 shall state in the written application or enrollment form to the eligible 16 employee for the health benefits plan the following language in bold type: 17 "You have the option to select an alternative health insurance policy 18 or health plan which is not subject to all of the state mandated health benefits, or standard health insurance policy or contract provisions, 19 20 normally required in insurance policies or contracts in Arkansas. Some 21 examples of state mandated health benefits which may be rejected by you 22 include maternity and newborn coverage, in vitro fertilization, diabetes and pediatric preventative care. In addition, you may be allowed to reject 23 24 standard insurance contract provisions and rights required by state law to be 25 present in health benefits plans. This alternative health insurance policy or 26 contract may provide a more affordable health insurance policy for you although, at the same time, it may provide you with fewer health benefits 27 28 coverages than those normally imposed on health insurance policies in 29 Arkansas." 30 (c) Upon the failure to provide the written notice or rejection as 31 required in this section, the proposed eligible employee is deemed to have 32 selected a health benefits plan subject to all applicable state-mandated 33 health benefits and services and standard provisions and rights required by state law on health benefits plans. 34 35 36

/s/ Napper