

The Commonwealth of Massachusetts

PRESENTED BY:

Marc R. Pacheco

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act increasing options in the case of loss of group health insurance coverage..

PETITION OF:

NAME:DISTRICT/ADDRESS:Marc R. Pacheco

SENATE DOCKET, NO. 1297 FILED ON: 1/21/2011

SENATE No. 452

By Mr. Pacheco, a petition (accompanied by bill, Senate, No. 452) of Marc R. Pacheco for legislation to increase options in the case of loss of group health insurance coverage. Financial Services.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 504 OF 2009-2010.]

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act increasing options in the case of loss of group health insurance coverage..

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- 1 SECTION 1. Chapter one hundred and seventy five is hereby amended by adding the
- 2 following new section one hundred and ten L after section one hundred and ten K:
- 3 Section 110L. Short-Term Conversion Coverage.

4 (a) Every general, blanket, or group policy of health, accident and sickness insurance
5 issued or delivered within or without the commonwealth by an insurer licensed under chapter
6 one hundred and seventy five which covers residents of the commonwealth shall contain a
7 provision that, in the event the carrier ceases to provide coverage under the policy, the carrier
8 shall offer short-term conversion coverage to any individual covered under that policy who is not
9 eligible for an alternative general, blanket or group policy or otherwise eligible for continued
10 group coverage.

(b) Short-term conversion coverage shall: (1) consist of coverage which is identical to the coverage that the carrier had provided under the prior policy; and (2) extend at the option of the insured for up to, but no longer than, six months after the date the carrier ceases to provide the coverage under the general, blanket or group policy.

(c) The carrier may require payment of a premium for any period of short-term
conversion coverage, except that such premium shall not exceed one hundred and ten percent of
the premium that the carrier would have charged such person for similar coverage under the prior
policy. At the election of the payor, premium payments may be made in monthly installments.

19 (d) Within fourteen days of the date on which the carrier ceases to provide the general, 20 blanket or group policy, or, in the event that a policy is terminated retroactively because the 21 group failed to pay premiums, within sixty days of the retroactive policy termination date, the 22 carrier shall provide written notice explaining short-term conversion coverage to every 23 individual who was covered under the policy; provided, however, the carrier shall not provide 24 such notice when all individuals who were covered under the ceased policy have access to an 25 alternative group health benefit plan. Individuals shall have thirty days from the date of the 26 carrier's written notice to elect to participate in short-term conversion coverage, which coverage 27 shall begin on the date that the general, blanket or group policy ceased to provide coverage.

- (e) Short-term conversion coverage may not be conditioned upon, or discriminate on the
 basis of lack of, evidence of insurability.
- 30 (f) Short-term conversion coverage issued in accordance with this section shall not be
 31 subject to chapter one hundred and seventy-six M. Nothing in this section shall prohibit a carrier

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32	that is required to offer short-term conversion coverage from concurrently offering a conversion
33	nongroup health plan as that term is defined in chapter one hundred and seventy-six M.
34	(g) Short-term conversion coverage issued under this section shall be considered a health
35	plan and a qualifying health plan pursuant to chapter one hundred and seventy-six N.
36	SECTION 2. Chapter one hundred and seventy six A is hereby amended by adding the
37	following new section eight W after section eight V.
38	Section 8W. Short-Term Conversion Coverage.
39	(a) Every group hospital service plan issued or delivered within or without the
40	commonwealth by a nonprofit hospital service corporation which covers residents of the
41	commonwealth shall contain a provision that, in the event the nonprofit hospital service
42	corporation ceases to provide coverage under the plan, the corporation shall offer short-term
43	conversion coverage to any individual covered under that plan who is not eligible for an
44	alternative group health benefit plan or otherwise eligible for continued group coverage.
45	(b) Short-term conversion coverage shall: (1) consist of coverage which is identical to the
46	coverage that the corporation had provided under the group hospital service plan; and (2) extend
47	at the option of the insured for up to, but no longer than, six months after the date the corporation
48	ceases to provide the coverage under the hospital service plan.
49	(c) The corporation may require payment of a premium for any period of short-term
50	conversion coverage, except that such premium shall not exceed one hundred and ten percent of
51	the premium that the corporation would have charged such person for similar coverage under the

prior plan. At the election of the payor, premium payments may be made in monthlyinstallments.

54 (d) Within fourteen days of the date on which the corporation ceases to provide the group hospital service plan, or, in the event that a group hospital service plan is terminated retroactively 55 56 because the group failed to pay premiums, within sixty days of the retroactive group plan termination date, the corporation shall provide written notice explaining short-term conversion 57 58 coverage to every individual who was covered under the group plan; provided, however, the 59 corporation shall not provide such notice when all individuals who were covered under the 60 ceased plan have access to an alternative group health benefit plan. Individuals shall have thirty days from the date of the corporation's written notice to elect to participate in short-term 61 62 conversion coverage, which coverage shall begin on the date that the group hospital service plan 63 ceased to provide coverage.

64 (e) Short-term conversion coverage may not be conditioned upon, or discriminate on the65 basis of lack of, evidence of insurability.

(f) Short-term conversion coverage issued in accordance with this section shall not be
subject to chapter one hundred and seventy-six M. Nothing in this section shall prohibit a
nonprofit hospital service corporation that is required to offer short-term conversion coverage
from concurrently offering a conversion nongroup health plan as that term is defined in chapter
one hundred and seventy-six M

(g) Short-term conversion coverage issued under this section shall be considered a health
 plan and a qualifying health plan pursuant to chapter one hundred and seventy-six N.

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- 73 SECTION 3. Chapter one hundred and seventy six B is hereby amended by adding the
 74 following new section six C after section six B.
- 75 Section 6C. Short-Term Conversion Coverage.

(a) Every group medical service agreement issued or delivered within or without the commonwealth by a medical service corporation which covers residents of the commonwealth shall contain a provision that, in the event the corporation ceases to provide coverage under the service agreement, the medical service corporation shall offer short-term conversion coverage to any individual covered under that group service agreement who is not eligible for an alternative group health benefit plan or otherwise eligible for continued group coverage.

(b) Short-term conversion coverage shall: (1) consist of coverage which is identical to the
coverage that the corporation had provided under the prior group service agreement; and (2)
extend at the option of the insured for up to, but no longer than, six months after the date the
corporation ceases to provide the coverage under the group medical service agreement.

(c) The corporation may require payment of a premium for any period of short-term
conversion coverage, except that such premium shall not exceed one hundred and ten percent of
the premium that the corporation would have charged such person for similar coverage under the
prior group medical service agreement. At the election of the payor, premium payments may be
made in monthly installments.

91 (d) Within fourteen days of the date on which the corporation ceases to provide the group
92 medical service agreement, or, in the event that a group service agreement is terminated
93 retroactively because the group failed to pay premiums, within sixty days of the retroactive
94 termination date, the corporation shall provide written notice explaining short-term conversion

95 coverage to every individual who was covered under the group medical service agreement; 96 provided, however, the corporation shall not provide such notice when all individuals who were 97 covered under the ceased service agreement have access to an alternative group health benefit 98 plan. Individuals shall have thirty days from the date of the corporation's written notice to elect 99 to participate in short-term conversion coverage, which coverage shall begin on the date that the 90 group medical service agreement ceased to provide coverage.

101 (e) Short-term conversion coverage may not be conditioned upon, or discriminate on the102 basis of lack of, evidence of insurability.

(f) Short-term conversion coverage issued in accordance with this section shall not be
subject to chapter one hundred and seventy-six M. Nothing in this section shall prohibit a
medical service corporation that is required to offer short-term conversion coverage from
concurrently offering a conversion nongroup health plan as that term is defined in chapter one
hundred and seventy-six M

(g) Short-term conversion coverage issued under this section shall be considered a healthplan and a qualifying health plan pursuant to chapter one hundred and seventy-six N.

SECTION 4. Chapter one hundred and seventy six G is hereby amended by adding thefollowing new section five B after section five A.

112 Section 5B. Short-Term Conversion Coverage.

(a) Every group health maintenance contract issued or delivered within or without the
commonwealth by a health maintenance organization which covers residents of the
commonwealth shall contain a provision that, in the event the health maintenance organization

116 ceases to provide coverage under the contract, the health maintenance organization shall offer 117 short-term conversion coverage to any individual covered under that contract who is not eligible 118 for an alternative group health benefit plan or otherwise eligible for continued group coverage.

(b) Short-term conversion coverage shall: (1) consist of coverage which is identical to the
coverage that the health maintenance organization had provided under the prior contract; and (2)
extend at the option of the insured for up to, but no longer than, six months after the date the
health maintenance organization ceases to provide the coverage under the group contract.

(c) The health maintenance organization may require payment of a premium for any period of short-term conversion coverage, except that such premium shall not exceed one hundred and ten percent of the premium that the health maintenance organization would have charged such person for similar coverage under the prior group contract. At the election of the payor, premium payments may be made in monthly installments.

128 (d) Within fourteen days of the date on which the health maintenance organization ceases 129 to provide the group contract, or, in the event that a contract is terminated retroactively because 130 the group failed to pay premiums, within sixty days of the retroactive contract termination date, 131 the health maintenance organization shall provide written notice explaining short-term 132 conversion coverage to every individual who was covered under the contract; provided, however, 133 the health maintenance organization shall not provide such notice when all individuals who were 134 covered under the ceased contract have access to an alternative group health benefit plan. 135 Individuals shall have thirty days from the date of the health maintenance organization's written 136 notice to elect to participate in short-term conversion coverage, which coverage shall begin on 137 the date that the group contract ceased to provide coverage.

(e) Short-term conversion coverage may not be conditioned upon, or discriminate on thebasis of lack of, evidence of insurability.

(f) Short-term conversion coverage issued in accordance with this section shall not be
subject to chapter one hundred and seventy-six M. Nothing in this section shall prohibit a health
maintenance organization that is required to offer short-term conversion coverage from
concurrently offering a conversion nongroup health plan as that term is defined in chapter one
hundred and seventy-six M

(g) Short-term conversion coverage issued under this section shall be considered a healthplan and a qualifying health plan pursuant to chapter one hundred and seventy-six N.

147 SECTION 5. Chapter one hundred and seventy six I is hereby amended by adding the148 following new section twelve after section eleven.

149 Section 12. Short-Term Conversion Coverage.

(a) Every insured group health benefit plan that includes a preferred provider
arrangement issued or delivered within or without the commonwealth by an organization
pursuant to chapter one hundred and seventy-six I which covers residents of the commonwealth
shall contain a provision that, in the event the organization ceases to provide coverage under the
health benefit plan, the organization shall offer short-term conversion coverage to any individual
covered under that plan who is not eligible for an alternative group health benefit plan or
otherwise eligible for continued group coverage.

(b) Short-term conversion coverage shall: (1) consist of coverage which is identical to thecoverage that the organization had provided under the prior group plan; and (2) extend at the

option of the insured for up to, but no longer than, six months after the date the organizationceases to provide the coverage under the group health benefit plan.

(c) The organization may require payment of a premium for any period of short-term conversion coverage, except that such premium shall not exceed one hundred and ten percent of the premium that the organization would have charged such person for similar coverage under the prior health benefit plan. At the election of the payor, premium payments may be made in monthly installments.

166 (d) Within fourteen days of the date on which the organization ceases to provide the 167 group health benefit plan, or, in the event that a plan is terminated retroactively because the 168 group failed to pay premiums, within sixty days of the retroactive plan termination date, the 169 organization shall provide written notice explaining short-term conversion coverage to every 170 individual who was covered under the group plan; provided, however, the organization shall not 171 provide such notice when all individuals who were covered under the ceased policy have access 172 to an alternative group health benefit plan. Individuals shall have thirty days from the date of the 173 organization's written notice to elect to participate in short-term conversion coverage, which 174 coverage shall begin on the date that the group health benefit plan ceased to provide coverage.

(e) Short-term conversion coverage may not be conditioned upon, or discriminate on thebasis of lack of, evidence of insurability.

(f) Short-term conversion coverage issued in accordance with this section shall not be
subject to chapter one hundred and seventy-six M. Nothing in this section shall prohibit an
organization that is required to offer short-term conversion coverage from concurrently offering

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a conversion nongroup health plan as that term is defined in chapter one hundred and seventy-sixM

(g) Short-term conversion coverage issued under this section shall be considered a healthplan and a qualifying health plan pursuant to chapter one hundred and seventy-six N.

184 SECTION 6. Section 1 of Chapter 176K is hereby amended to add the following185 definition:

186 "Retirement association plan", any successor policy or contract providing healthcare
187 benefits to a group of retired employees of an employer which previously maintained a
188 healthcare policy or contract exempt from the provisions of this chapter pursuant to section 8,
189 which policy or contract has terminated or is no longer providing healthcare benefits to retired
190 employees."

SECTION 7. Section 8 of Chapter 176K is hereby amended to add the following after
the first full sentence of the Section: "This chapter shall not apply to a retirement association
plan, except that no retirement association plan may contain any waiting period or pre-existing
condition limitation or exclusion."