#### 111TH CONGRESS 1ST SESSION H.R. 3217

To amend the Public Health Service Act to provide for cooperative governing of individual health insurance coverage offered in interstate commerce.

#### IN THE HOUSE OF REPRESENTATIVES

JULY 14, 2009

Mr. SHADEGG (for himself, Mr. GARRETT of New Jersey, and Mrs. BACHMANN) introduced the following bill; which was referred to the Committee on Energy and Commerce

### A BILL

- To amend the Public Health Service Act to provide for cooperative governing of individual health insurance coverage offered in interstate commerce.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### **3** SECTION 1. SHORT TITLE.

4 This Act may be cited as "Health Care Choice Act

5 of 2009".

## 1SEC. 2. SPECIFICATION OF CONSTITUTIONAL AUTHORITY2FOR ENACTMENT OF LAW.

3 This Act is enacted pursuant to the power granted
4 Congress under article I, section 8, clause 3, of the United
5 States Constitution.

#### 6 SEC. 3. FINDINGS.

7 Congress finds the following:

8 (1) The application of numerous and significant 9 variations in State law impacts the ability of insur-10 ers to offer, and individuals to obtain, affordable in-11 dividual health insurance coverage, thereby impeding 12 commerce in individual health insurance coverage.

(2) Individual health insurance coverage is increasingly offered through the Internet, other electronic means, and by mail, all of which are inherently part of interstate commerce.

17 (3) In response to these issues, it is appropriate
18 to encourage increased efficiency in the offering of
19 individual health insurance coverage through a col20 laborative approach by the States in regulating this
21 coverage.

(4) The establishment of risk-retention groups
has provided a successful model for the sale of insurance across State lines, as the acts establishing
those groups allow insurance to be sold in multiple
States but regulated by a single State.

3 (a) IN GENERAL.—Title XXVII of the Public Health
4 Service Act (42 U.S.C. 300gg et seq.) is amended by add5 ing at the end the following new part:

6 "Part D—Cooperative Governing of Individual

7 HEALTH INSURANCE COVERAGE

#### 8 "SEC. 2795. DEFINITIONS.

9 "In this part:

1

2

10 "(1) PRIMARY STATE.—The term 'primary 11 State' means, with respect to individual health insur-12 ance coverage offered by a health insurance issuer, 13 the State designated by the issuer as the State 14 whose covered laws shall govern the health insurance 15 issuer in the sale of such coverage under this part. 16 An issuer, with respect to a particular policy, may 17 only designate one such State as its primary State 18 with respect to all such coverage it offers. Such an 19 issuer may not change the designated primary State 20 with respect to individual health insurance coverage 21 once the policy is issued, except that such a change 22 may be made upon renewal of the policy. With re-23 spect to such designated State, the issuer is deemed 24 to be doing business in that State.

25 "(2) SECONDARY STATE.—The term 'secondary
26 State' means, with respect to individual health insur•HR 3217 IH

ance coverage offered by a health insurance issuer,
 any State that is not the primary State. In the case
 of a health insurance issuer that is selling a policy
 in, or to a resident of, a secondary State, the issuer
 is deemed to be doing business in that secondary
 State.

"(3) HEALTH INSURANCE ISSUER.—The term
"health insurance issuer' has the meaning given such
term in section 2791(b)(2), except that such an
issuer must be licensed in the primary State and be
qualified to sell individual health insurance coverage
in that State.

13 "(4) INDIVIDUAL HEALTH INSURANCE COV14 ERAGE.—The term 'individual health insurance cov15 erage' means health insurance coverage offered in
16 the individual market, as defined in section
17 2791(e)(1).

18 "(5) APPLICABLE STATE AUTHORITY.—The 19 term 'applicable State authority' means, with respect 20 to a health insurance issuer in a State, the State in-21 surance commissioner or official or officials des-22 ignated by the State to enforce the requirements of 23 this title for the State with respect to the issuer.

24 "(6) HAZARDOUS FINANCIAL CONDITION.—The
25 term 'hazardous financial condition' means that,

1	based on its present or reasonably anticipated finan-
2	cial condition, a health insurance issuer is unlikely
3	to be able—
4	"(A) to meet obligations to policyholders
5	with respect to known claims and reasonably
6	anticipated claims; or
7	"(B) to pay other obligations in the normal
8	course of business.
9	"(7) COVERED LAWS.—
10	"(A) IN GENERAL.—The term 'covered
11	laws' means the laws, rules, regulations, agree-
12	ments, and orders governing the insurance busi-
13	ness pertaining to—
14	"(i) individual health insurance cov-
15	erage issued by a health insurance issuer;
16	"(ii) the offer, sale, rating (including
17	medical underwriting), renewal, and
18	issuance of individual health insurance cov-
19	erage to an individual;
20	"(iii) the provision to an individual in
21	relation to individual health insurance cov-
22	erage of health care and insurance related
23	services;
24	"(iv) the provision to an individual in
25	relation to individual health insurance cov-

1	erage of management, operations, and in-
2	vestment activities of a health insurance
3	issuer; and
4	"(v) the provision to an individual in
5	relation to individual health insurance cov-
6	erage of loss control and claims adminis-

tration for a health insurance issuer with respect to liability for which the issuer provides insurance.

10 "(B) EXCEPTION.—Such term does not in-11 clude any law, rule, regulation, agreement, or 12 order governing the use of care or cost manage-13 ment techniques, including any requirement re-14 lated to provider contracting, network access or 15 adequacy, health care data collection, or quality 16 assurance.

17 "(8) STATE.—The term 'State' means the 50
18 States and includes the District of Columbia, Puerto
19 Rico, the Virgin Islands, Guam, American Samoa,
20 and the Northern Mariana Islands.

21 "(9) UNFAIR CLAIMS SETTLEMENT PRAC22 TICES.—The term 'unfair claims settlement prac23 tices' means only the following practices:

6

7

8

1	"(A) Knowingly misrepresenting to claim-
2	ants and insured individuals relevant facts or
3	policy provisions relating to coverage at issue.
4	"(B) Failing to acknowledge with reason-
5	able promptness pertinent communications with
6	respect to claims arising under policies.
7	"(C) Failing to adopt and implement rea-
8	sonable standards for the prompt investigation
9	and settlement of claims arising under policies.
10	"(D) Failing to effectuate prompt, fair,
11	and equitable settlement of claims submitted in
12	which liability has become reasonably clear.
13	"(E) Refusing to pay claims without con-
14	ducting a reasonable investigation.
15	"(F) Failing to affirm or deny coverage of
16	claims within a reasonable period of time after
17	having completed an investigation related to
18	those claims.
19	"(G) A pattern or practice of compelling
20	insured individuals or their beneficiaries to in-
21	stitute suits to recover amounts due under its
22	policies by offering substantially less than the
23	amounts ultimately recovered in suits brought
24	by them.

1	"(H) A pattern or practice of attempting
2	to settle or settling claims for less than the
3	amount that a reasonable person would believe
4	the insured individual or his or her beneficiary
5	was entitled by reference to written or printed
6	advertising material accompanying or made
7	part of an application.
8	"(I) Attempting to settle or settling claims
9	on the basis of an application that was materi-
10	ally altered without notice to, or knowledge or
11	consent of, the insured.
12	"(J) Failing to provide forms necessary to
13	present claims within 15 calendar days of a re-
14	quests with reasonable explanations regarding
15	their use.
16	"(K) Attempting to cancel a policy in less
17	time than that prescribed in the policy or by the
18	law of the primary State.
19	"(10) FRAUD AND ABUSE.—The term 'fraud
20	and abuse' means an act or omission committed by
21	a person who, knowingly and with intent to defraud,
22	commits, or conceals any material information con-
23	cerning, one or more of the following:
24	"(A) Presenting, causing to be presented
25	or preparing with knowledge or belief that it

1	will be presented to or by an insurer, a rein-
2	surer, broker or its agent, false information as
3	part of, in support of or concerning a fact ma-
4	terial to one or more of the following:
5	"(i) An application for the issuance or
6	renewal of an insurance policy or reinsur-
7	ance contract.
8	"(ii) The rating of an insurance policy
9	or reinsurance contract.
10	"(iii) A claim for payment or benefit
11	pursuant to an insurance policy or reinsur-
12	ance contract.
13	"(iv) Premiums paid on an insurance
14	policy or reinsurance contract.
15	"(v) Payments made in accordance
16	with the terms of an insurance policy or
17	reinsurance contract.
18	"(vi) A document filed with the com-
19	missioner or the chief insurance regulatory
20	official of another jurisdiction.
21	"(vii) The financial condition of an in-
22	surer or reinsurer.
23	"(viii) The formation, acquisition,
24	merger, reconsolidation, dissolution or
25	withdrawal from one or more lines of in-

1	surance or reinsurance in all or part of a
2	State by an insurer or reinsurer.
3	"(ix) The issuance of written evidence
4	of insurance.
5	"(x) The reinstatement of an insur-
6	ance policy.
7	"(B) Solicitation or acceptance of new or
8	renewal insurance risks on behalf of an insurer
9	reinsurer or other person engaged in the busi-
10	ness of insurance by a person who knows or
11	should know that the insurer or other person
12	responsible for the risk is insolvent at the time
13	of the transaction.
14	"(C) Transaction of the business of insur-
15	ance in violation of laws requiring a license, cer-
16	tificate of authority or other legal authority for
17	the transaction of the business of insurance.
18	"(D) Attempt to commit, aiding or abet-
19	ting in the commission of, or conspiracy to com-
20	mit the acts or omissions specified in this para-
21	graph.
22	"SEC. 2796. APPLICATION OF LAW.
23	"(a) IN GENERAL.—The covered laws of the primary
24	State shall apply to individual health insurance coverage
25	offered by a health insurance issuer in the primary State

10

•HR 3217 IH

and in any secondary State, but only if the coverage and 1 2 issuer comply with the conditions of this section with re-3 spect to the offering of coverage in any secondary State. 4 "(b) Exemptions From Covered Laws in a Sec-5 ONDARY STATE.—Except as provided in this section, a health insurance issuer with respect to its offer, sale, rat-6 7 ing (including medical underwriting), renewal, and 8 issuance of individual health insurance coverage in any 9 secondary State is exempt from any covered laws of the 10 secondary State (and any rules, regulations, agreements, or orders sought or issued by such State under or related 11 12 to such covered laws) to the extent that such laws would— 13 "(1) make unlawful, or regulate, directly or in-14 directly, the operation of the health insurance issuer 15 operating in the secondary State, except that any 16 secondary State may require such an issuer— 17 "(A) to pay, on a nondiscriminatory basis, 18 applicable premium and other taxes (including

high risk pool assessments) which are levied on
insurers and surplus lines insurers, brokers, or
policyholders under the laws of the State;

"(B) to register with and designate the
State insurance commissioner as its agent solely
for the purpose of receiving service of legal documents or process;

1	"(C) to submit to an examination of its fi-
2	nancial condition by the State insurance com-
3	missioner in any State in which the issuer is
4	doing business to determine the issuer's finan-
5	cial condition, if—
6	"(i) the State insurance commissioner
7	of the primary State has not done an ex-
8	amination within the period recommended
9	by the National Association of Insurance
10	Commissioners; and
11	"(ii) any such examination is con-
12	ducted in accordance with the examiners'
13	handbook of the National Association of
14	Insurance Commissioners and is coordi-
15	nated to avoid unjustified duplication and
16	unjustified repetition;
17	"(D) to comply with a lawful order
18	issued—
19	"(i) in a delinquency proceeding com-
20	menced by the State insurance commis-
21	sioner if there has been a finding of finan-
22	cial impairment under subparagraph (C);
23	or
24	"(ii) in a voluntary dissolution pro-
25	ceeding;

1	"(E) to comply with an injunction issued
2	by a court of competent jurisdiction, upon a pe-
3	tition by the State insurance commissioner al-
4	leging that the issuer is in hazardous financial
5	condition;
6	"(F) to participate, on a nondiscriminatory
7	basis, in any insurance insolvency guaranty as-
8	sociation or similar association to which a
9	health insurance issuer in the State is required
10	to belong;
11	"(G) to comply with any State law regard-
12	ing fraud and abuse (as defined in section
13	2795(10)), except that if the State seeks an in-
14	junction regarding the conduct described in this
15	subparagraph, such injunction must be obtained
16	from a court of competent jurisdiction;
17	"(H) to comply with any State law regard-
18	ing unfair claims settlement practices (as de-
19	fined in section $2795(9)$ ; or
20	"(I) to comply with the applicable require-
21	ments for independent review under section
22	2798 with respect to coverage offered in the
23	State;
24	((2)) require any individual health insurance
25	coverage issued by the issuer to be countersigned by

an insurance agent or broker residing in that Sec ondary State; or

3 "(3) otherwise discriminate against the issuer
4 issuing insurance in both the primary State and in
5 any secondary State.

6 "(c) CLEAR AND CONSPICUOUS DISCLOSURE.—A 7 health insurance issuer shall provide the following notice, 8 in 12-point bold type, in any insurance coverage offered 9 in a secondary State under this part by such a health in-10 surance issuer and at renewal of the policy, with the 5 blank spaces therein being appropriately filled with the 11 name of the health insurance issuer, the name of primary 12 13 State, the name of the secondary State, the name of the secondary State, and the name of the secondary State, re-14 15 spectively, for the coverage concerned:

16

#### **'Notice**

17 'This policy is issued by and is governed by the laws and regulations of the 18 State of , and it has met all the laws 19 of that State as determined by that State's De-20 21 partment of Insurance. This policy may be 22 less expensive than others because it is not 23 subject to all of the insurance laws and regulations of the State of , including 24 25 coverage of some services or benefits man-

dated by the law of the State of 1 . Additionally, this policy is not subject to all of 2 the consumer protection laws or restrictions 3 on rate changes of the State of 4 . As with all insurance products, before pur-5 chasing this policy, you should carefully re-6 view the policy and determine what health 7 8 care services the policy covers and what benefits it provides, including any exclusions, limi-9 tations, or conditions for such services or ben-10 efits.'. 11

12 "(d) PROHIBITION ON CERTAIN RECLASSIFICATIONS13 AND PREMIUM INCREASES.—

14 "(1) IN GENERAL.—For purposes of this sec15 tion, a health insurance issuer that provides indi16 vidual health insurance coverage to an individual
17 under this part in a primary or secondary State may
18 not upon renewal—

"(A) move or reclassify the individual insured under the health insurance coverage from
the class such individual is in at the time of
issue of the contract based on the health-status
related factors of the individual; or

24 "(B) increase the premiums assessed the25 individual for such coverage based on a health

1	status-related factor or change of a health sta-
2	tus-related factor or the past or prospective
3	claim experience of the insured individual.
4	"(2) CONSTRUCTION.—Nothing in paragraph
5	(1) shall be construed to prohibit a health insurance
6	issuer—
7	"(A) from terminating or discontinuing
8	coverage or a class of coverage in accordance
9	with subsections (b) and (c) of section 2742;
10	"(B) from raising premium rates for all
11	policy holders within a class based on claims ex-
12	perience;
13	"(C) from changing premiums or offering
14	discounted premiums to individuals who engage
15	in wellness activities at intervals prescribed by
16	the issuer, if such premium changes or incen-
17	tives—
18	"(i) are disclosed to the consumer in
19	the insurance contract;
20	"(ii) are based on specific wellness ac-
21	tivities that are not applicable to all indi-
22	viduals; and
23	"(iii) are not obtainable by all individ-
24	uals to whom coverage is offered;
25	"(D) from reinstating lapsed coverage; or

"(E) from retroactively adjusting the rates
 charged an insured individual if the initial rates
 were set based on material misrepresentation by
 the individual at the time of issue.

5 "(e) PRIOR OFFERING OF POLICY IN PRIMARY
6 STATE.—A health insurance issuer may not offer for sale
7 individual health insurance coverage in a secondary State
8 unless that coverage is currently offered for sale in the
9 primary State.

10 "(f) LICENSING OF AGENTS OR BROKERS FOR HEALTH INSURANCE ISSUERS.—Any State may require 11 12 that a person acting, or offering to act, as an agent or broker for a health insurance issuer with respect to the 13 offering of individual health insurance coverage obtain a 14 15 license from that State, with commissions or other compensation subject to the provisions of the laws of that 16 17 State, except that a State may not impose any qualifica-18 tion or requirement which discriminates against a non-19 resident agent or broker.

"(g) DOCUMENTS FOR SUBMISSION TO STATE INSURANCE COMMISSIONER.—Each health insurance issuer
issuing individual health insurance coverage in both primary and secondary States shall submit—

24 "(1) to the insurance commissioner of each25 State in which it intends to offer such coverage, be-

1	fore it may offer individual health insurance cov-
2	erage in such State—
3	"(A) a copy of the plan of operation or fea-
4	sibility study or any similar statement of the
5	policy being offered and its coverage (which
6	shall include the name of its primary State and
7	its principal place of business);
8	"(B) written notice of any change in its
9	designation of its primary State; and
10	"(C) written notice from the issuer of the
11	issuer's compliance with all the laws of the pri-
12	mary State; and
13	((2) to the insurance commissioner of each sec-
14	ondary State in which it offers individual health in-
15	surance coverage, a copy of the issuer's quarterly fi-
16	nancial statement submitted to the primary State,
17	which statement shall be certified by an independent
18	public accountant and contain a statement of opin-
19	ion on loss and loss adjustment expense reserves
20	made by—
21	"(A) a member of the American Academy
22	of Actuaries; or
23	"(B) a qualified loss reserve specialist.

"(h) POWER OF COURTS TO ENJOIN CONDUCT.—
 Nothing in this section shall be construed to affect the
 authority of any Federal or State court to enjoin—

4 "(1) the solicitation or sale of individual health
5 insurance coverage by a health insurance issuer to
6 any person or group who is not eligible for such in7 surance; or

8 "(2) the solicitation or sale of individual health 9 insurance coverage that violates the requirements of 10 the law of a secondary State which are described in 11 subparagraphs (A) through (H) of section 12 2796(b)(1).

"(i) POWER OF SECONDARY STATES TO TAKE ADMINISTRATIVE ACTION.—Nothing in this section shall be
construed to affect the authority of any State to enjoin
conduct in violation of that State's laws described in section 2796(b)(1).

18 "(j) STATE POWERS TO ENFORCE STATE LAWS.— 19 "(1) IN GENERAL.—Subject to the provisions of 20 subsection (b)(1)(G) (relating to injunctions) and 21 paragraph (2), nothing in this section shall be con-22 strued to affect the authority of any State to make 23 use of any of its powers to enforce the laws of such 24 State with respect to which a health insurance issuer 25 is not exempt under subsection (b).

"(2) COURTS OF COMPETENT JURISDICTION.—
 If a State seeks an injunction regarding the conduct
 described in paragraphs (1) and (2) of subsection
 (h), such injunction must be obtained from a Fed eral or State court of competent jurisdiction.

6 "(k) STATES' AUTHORITY TO SUE.—Nothing in this
7 section shall affect the authority of any State to bring ac8 tion in any Federal or State court.

9 "(1) GENERALLY APPLICABLE LAWS.—Nothing in 10 this section shall be construed to affect the applicability 11 of State laws generally applicable to persons or corpora-12 tions.

13 "(m) GUARANTEED AVAILABILITY OF COVERAGE TO HIPAA ELIGIBLE INDIVIDUALS.—To the extent that a 14 15 health insurance issuer is offering coverage in a primary State that does not accommodate residents of secondary 16 17 States or does not provide a working mechanism for resi-18 dents of a secondary State, and the issuer is offering cov-19 erage under this part in such secondary State which has 20 not adopted a qualified high risk pool as its acceptable 21 alternative mechanism (as defined in section 2744(c)(2)), 22 the issuer shall, with respect to any individual health in-23 surance coverage offered in a secondary State under this 24 part, comply with the guaranteed availability requirements for eligible individuals in section 2741. 25

# "SEC. 2797. PRIMARY STATE MUST MEET FEDERAL FLOOR BEFORE ISSUER MAY SELL INTO SECONDARY STATES.

4 "A health insurance issuer may not offer, sell, or
5 issue individual health insurance coverage in a secondary
6 State if the State insurance commissioner does not use
7 a risk-based capital formula for the determination of cap8 ital and surplus requirements for all health insurance
9 issuers.

## 10 "SEC. 2798. INDEPENDENT EXTERNAL APPEALS PROCE-11DURES.

"(a) RIGHT TO EXTERNAL APPEAL.—A health insurance issuer may not offer, sell, or issue individual health
insurance coverage in a secondary State under the provisions of this title unless—

"(1) both the secondary State and the primary
State have legislation or regulations in place establishing an independent review process for individuals
who are covered by individual health insurance coverage, or

"(2) in any case in which the requirements of
subparagraph (A) are not met with respect to the either of such States, the issuer provides an independent review mechanism substantially identical (as
determined by the applicable State authority of such
State) to that prescribed in the 'Health Carrier Ex-

1	ternal Review Model Act' of the National Association
2	of Insurance Commissioners for all individuals who
3	purchase insurance coverage under the terms of this
4	part, except that, under such mechanism, the review
5	is conducted by an independent medical reviewer, or
6	a panel of such reviewers, with respect to whom the
7	requirements of subsection (b) are met.
8	"(b) Qualifications of Independent Medical
9	REVIEWERS.—In the case of any independent review
10	mechanism referred to in subsection (a)(2)—
11	"(1) IN GENERAL.—In referring a denial of a
12	claim to an independent medical reviewer, or to any
13	panel of such reviewers, to conduct independent
14	medical review, the issuer shall ensure that—
15	"(A) each independent medical reviewer
16	meets the qualifications described in paragraphs
17	(2) and $(3);$
18	"(B) with respect to each review, each re-
19	viewer meets the requirements of paragraph (4)
20	and the reviewer, or at least 1 reviewer on the
21	panel, meets the requirements described in
22	paragraph $(5)$ ; and
23	"(C) compensation provided by the issuer
24	to each reviewer is consistent with paragraph
25	(6).

1	"(2) LICENSURE AND EXPERTISE.—Each inde-
2	pendent medical reviewer shall be a physician
3	(allopathic or osteopathic) or health care profes-
4	sional who—
5	"(A) is appropriately credentialed or li-
6	censed in 1 or more States to deliver health
7	care services; and
8	"(B) typically treats the condition, makes
9	the diagnosis, or provides the type of treatment
10	under review.
11	"(3) INDEPENDENCE.—
12	"(A) IN GENERAL.—Subject to subpara-
13	graph (B), each independent medical reviewer
14	in a case shall—
15	"(i) not be a related party (as defined
16	in paragraph (7));
17	"(ii) not have a material familial, fi-
18	nancial, or professional relationship with
19	such a party; and
20	"(iii) not otherwise have a conflict of
21	interest with such a party (as determined
22	under regulations).
23	"(B) EXCEPTION.—Nothing in subpara-
24	graph (A) shall be construed to—

1	"(i) prohibit an individual, solely on
2	the basis of affiliation with the issuer,
3	from serving as an independent medical re-
4	viewer if—
5	"(I) a non-affiliated individual is
6	not reasonably available;
7	"(II) the affiliated individual is
8	not involved in the provision of items
9	or services in the case under review;
10	"(III) the fact of such an affili-
11	ation is disclosed to the issuer and the
12	enrollee (or authorized representative)
13	and neither party objects; and
14	"(IV) the affiliated individual is
15	not an employee of the issuer and
16	does not provide services exclusively or
17	primarily to or on behalf of the issuer;
18	"(ii) prohibit an individual who has
19	staff privileges at the institution where the
20	treatment involved takes place from serv-
21	ing as an independent medical reviewer
22	merely on the basis of such affiliation if
23	the affiliation is disclosed to the issuer and
24	the enrollee (or authorized representative),
25	and neither party objects; or

1	"(iii) prohibit receipt of compensation
2	by an independent medical reviewer from
3	an entity if the compensation is provided
4	consistent with paragraph (6).
5	"(4) Practicing health care professional
6	IN SAME FIELD.—
7	"(A) IN GENERAL.—In a case involving
8	treatment, or the provision of items or serv-
9	ices—
10	"(i) by a physician, a reviewer shall be
10	a practicing physician (allopathic or osteo-
11	pathic) of the same or similar specialty, as
12	a physician who, acting within the appro-
13 14	priate scope of practice within the State in
14	which the service is provided or rendered,
15	typically treats the condition, makes the
10	
	diagnosis, or provides the type of treat-
18	ment under review; or
19 20	"(ii) by a non-physician health care
20	professional, the reviewer, or at least 1
21	member of the review panel, shall be a
22	practicing non-physician health care pro-
23	fessional of the same or similar specialty
24	as the non-physician health care profes-

sional who, acting within the appropriate

25

1	scope of practice within the State in which
2	the service is provided or rendered, typi-
3	cally treats the condition, makes the diag-
4	nosis, or provides the type of treatment
5	under review.
6	"(B) PRACTICING DEFINED.—For pur-
7	poses of this paragraph, the term 'practicing'
8	means, with respect to an individual who is a
9	physician or other health care professional, that
10	the individual provides health care services to
11	individual patients on average at least $2$ days
12	per week.
13	"(5) Pediatric expertise.—In the case of an
14	external review relating to a child, a reviewer shall
15	have expertise under paragraph (2) in pediatrics.
16	"(6) Limitations on reviewer compensa-
17	TION.—Compensation provided by the issuer to an
18	independent medical reviewer in connection with a
19	review under this section shall—
20	"(A) not exceed a reasonable level; and
21	"(B) not be contingent on the decision ren-
22	dered by the reviewer.
23	"(7) Related party defined.—For purposes
24	of this section, the term 'related party' means, with

1	respect to a denial of a claim under a coverage relat-
2	ing to an enrollee, any of the following:
3	"(A) The issuer involved, or any fiduciary,
4	officer, director, or employee of the issuer.
5	"(B) The enrollee (or authorized represent-
6	ative).
7	"(C) The health care professional that pro-
8	vides the items or services involved in the de-
9	nial.
10	"(D) The institution at which the items or
11	services (or treatment) involved in the denial
12	are provided.
13	"(E) The manufacturer of any drug or
14	other item that is included in the items or serv-
15	ices involved in the denial.
16	"(F) Any other party determined under
17	any regulations to have a substantial interest in
18	the denial involved.
19	"(8) DEFINITIONS.—For purposes of this sub-
20	section:
21	"(A) ENROLLEE.—The term 'enrollee'
22	means, with respect to health insurance cov-
23	erage offered by a health insurance issuer, an
24	individual enrolled with the issuer to receive
25	such coverage.

"(B) HEALTH CARE PROFESSIONAL.—The
 term 'health care professional' means an indi vidual who is licensed, accredited, or certified
 under State law to provide specified health care
 services and who is operating within the scope
 of such licensure, accreditation, or certification.

#### 7 "SEC. 2799. ENFORCEMENT.

8 "(a) IN GENERAL.—Subject to subsection (b), with 9 respect to specific individual health insurance coverage the 10 primary State for such coverage has sole jurisdiction to 11 enforce the primary State's covered laws in the primary 12 State and any secondary State.

13 "(b) SECONDARY STATE'S AUTHORITY.—Nothing in
14 subsection (a) shall be construed to affect the authority
15 of a secondary State to enforce its laws as set forth in
16 the exception specified in section 2796(b)(1).

17 "(c) COURT INTERPRETATION.—In reviewing action
18 initiated by the applicable secondary State authority, the
19 court of competent jurisdiction shall apply the covered
20 laws of the primary State.

"(d) NOTICE OF COMPLIANCE FAILURE.—In the case
of individual health insurance coverage offered in a secondary State that fails to comply with the covered laws
of the primary State, the applicable State authority of the

secondary State may notify the applicable State authority
 of the primary State.".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall apply to individual health insurance
5 coverage offered, issued, or sold after the date that is one
6 year after the date of the enactment of this Act.

7 (c) GAO ONGOING STUDY AND REPORTS.—

8 (1) STUDY.—The Comptroller General of the 9 United States shall conduct an ongoing study con-10 cerning the effect of the amendment made by sub-11 section (a) on—

12 (A) the number of uninsured and under-in-13 sured;

14 (B) the availability and cost of health in15 surance policies for individuals with pre-existing
16 medical conditions;

17 (C) the availability and cost of health in-18 surance policies generally;

19 (D) the elimination or reduction of dif20 ferent types of benefits under health insurance
21 policies offered in different States; and

(E) cases of fraud or abuse relating to
health insurance coverage offered under such
amendment and the resolution of such cases.

(2) ANNUAL REPORTS.—The Comptroller Gen eral shall submit to Congress an annual report, after
 the end of each of the 5 years following the effective
 date of the amendment made by subsection (a), on
 the ongoing study conducted under paragraph (1).

#### 6 SEC. 5. SEVERABILITY.

7 If any provision of the Act or the application of such
8 provision to any person or circumstance is held to be un9 constitutional, the remainder of this Act and the applica10 tion of the provisions of such to any other person or cir11 cumstance shall not be affected.