SENATE BILL 5939

State of Washington 67th Legislature 2022 Regular Session

 ${\bf By}$ Senator Muzzall

AN ACT Relating to replacing the long-term services and supports 1 2 trust program with affordable and optional long-term care insurance 3 coverage; reenacting and amending RCW 42.56.400; adding a new section to chapter 82.04 RCW; adding a new chapter to Title 48 RCW; repealing 4 50B.04.010, 50B.04.020, 50B.04.030, 50B.04.040, 5 RCW 50B.04.050, 6 50B.04.060, 50B.04.070, 50B.04.080, 50B.04.085, 50B.04.090, 7 50B.04.095, 50B.04.100, 50B.04.110, 50B.04.120, 50B.04.130, 8 50B.04.140, 50B.04.150, 50B.04.160, and 50B.04.900; and declaring an 9 emergency.

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

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<u>NEW SECTION.</u> Sec. 1. (1) The legislature finds that:

(a) In 2019, the legislature enacted the long-term services and supports trust program, which imposed a .58 percent premium on wages beginning in January 2022 to pay for long-term care benefits for qualified individuals. The maximum benefits that a person may receive under this program is \$36,500, which will be wholly inadequate to meet the needs of most people seeking care under the program;

(b) In a 2019 advisory vote, a resounding 62.9 percent of Washington voters recommended repealing the long-term services and supports trust program. In 2020, Washington voters rejected a proposed constitutional amendment to allow further investment of 1 program funds, resulting in a projected \$15,000,000,000 unfunded 2 liability (on a net present value basis) and necessitating future 3 benefit cuts or premium increases to maintain the program's solvency; 4 and

(c) A new approach must be considered to replace the long-term 5 6 services and supports trust program; one that encourages individuals 7 to responsibly plan for their long-term care needs, recognizes both the long-term savings produced and the dignity preserved by allowing 8 seniors to age in their homes, ensures coverage is affordable, 9 leverages existing state funds, provides consumers with options, and 10 11 trusts Washingtonians to make the best decisions for themselves and 12 their loved ones.

13 (2) Therefore, it is the intent of the legislature to repeal the 14 existing long-term services and supports trust program and replace it 15 with a new program of state-financed reinsurance that will stabilize 16 the private long-term care insurance market and provide Washington 17 consumers with access to long-term care coverage that is both 18 affordable and optional.

19 <u>NEW SECTION.</u> Sec. 2. DEFINITIONS. The definitions in this 20 section apply throughout this chapter unless the context clearly 21 requires otherwise.

(1) "Account" means the Washington long-term care reinsuranceprogram account created in section 9 of this act.

(2) "Association" means the Washington long-term care reinsuranceassociation created in section 3 of this act.

(3) "Attachment point" means the threshold amount for claims costs incurred by an eligible long-term care insurance issuer for an enrolled individual's covered benefits in a benefit year, above which the claims costs for benefits are eligible for reinsurance payments under the program.

31 (4) "Commissioner" means the Washington state insurance 32 commissioner.

33 (5) "Program" means the Washington long-term care reinsurance 34 program established in section 4 of this act.

35 (6) "Reinsurance payment" means an amount paid by the program to 36 an eligible long-term care insurance carrier.

37NEW SECTION.Sec. 3.WASHINGTON LONG-TERM CARE REINSURANCE38ASSOCIATION. (1)The Washington long-term care reinsurance

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association is created as a nonprofit corporation. The association is formed for the purpose of operating the Washington long-term care reinsurance program. The association is comprised of all long-term care insurance issuers offering long-term care insurance policies under chapter 48.43 RCW on behalf of residents of Washington. The association is a nonprofit corporation under chapter 24.03 RCW and has the powers granted under that chapter.

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(2) The association is governed by a board consisting of:

9 (a) Two members representing issuers of individual long-term care 10 insurance policies in Washington under chapter 48.83 RCW;

(b) Two members representing issuers of group long-term care insurance policies in Washington under chapter 48.83 RCW;

13 (c) A member representing an organization that represents retired 14 persons;

15 (d) A member with technical expertise in reinsurance; and

16 (e) A public member representing consumers who purchase 17 individual market long-term care insurance policies.

18 (3) The association may perform the functions specified in 19 section 4 of this act.

20 (4) The commissioner shall convene the initial meeting of the 21 association board.

22 <u>NEW SECTION.</u> Sec. 4. WASHINGTON LONG-TERM CARE REINSURANCE 23 PROGRAM—CREATION, ADMINISTRATION, BOARD DUTIES. (1) The Washington 24 long-term care reinsurance program is established for the purposes of 25 stabilizing the rates and premiums for long-term care insurance, 26 expanding access to long-term care insurance, and providing assurance 27 that the long-term care insurance policies will be available into the 28 future.

(2) The program must be operated by the association through the board in accordance with the long-term care reinsurance program plan of operation approved by the commissioner under section 6 of this act. The board of the association shall serve as the program management board for the program.

34 (3) The board has the following powers and duties related to 35 operation of the program:

(a) Prepare and propose to the association amendments to the
 articles of organization and bylaws of the association to provide for
 operation of the program;

1 (b) Prepare and adopt a long-term care reinsurance program plan 2 of operation as provided in section 6 of this act and submit it to 3 the commissioner for approval;

4 (c) Conduct all activities in accordance with the program plan of 5 operation approved by the commissioner under section 6 of this act;

6 (d) Enter into contracts as necessary to collect and disburse the 7 assessment for reinsurance payments;

8 (e) Enter into contracts as necessary to operate and administer 9 the program;

10 (f) Sue or be sued, including taking any legal action necessary 11 or proper for the recovery of any assessment for, on behalf of, or 12 against health carriers and third-party administrators or other 13 participating persons for reinsurance payments;

14 (g) Appoint, from among members of the board, committees as 15 necessary to provide technical assistance in the operation of the 16 program;

(h) Hire independent consultants, including accountants,
actuaries, attorneys, investment advisors, and auditors, as the board
deems necessary for operation of the program;

(i) Conduct periodic audits to assure the general accuracy of thefinancial data submitted to the program;

(j) Cause the program to be audited by an independent certified public accountant;

(k) Borrow and repay such working capital, reserve, or other funds as, in the judgment of the board, may be necessary for the operation of the program;

(1) Contract with an entity for program administration. The board 27 may contract with any entity that is under contract with the board on 28 29 the effective date of this section as needed for operation of the program for the period of the current contract. Any subsequent 30 31 contract for administration of the association's other duties shall 32 include duties as may be assigned by the board that are necessary for operation of the program for the period during which the program will 33 be in effect; and 34

35 (m) Perform any other functions to carry out the program plan of 36 operation and to affect any or all of the purposes for which the 37 program is organized.

38 (4) This section does not require or authorize the adoption of 39 rules by the board under chapter 34.05 RCW.

<u>NEW SECTION.</u> Sec. 5. EXAMINATION, REPORT, AND ENFORCEMENT. (1)
 The program is subject to examination by the commissioner as provided
 under chapter 48.03 RCW.

4 (2) The board shall submit to the commissioner, by November 1st 5 of the year following the applicable benefit year or 60 calendar days 6 following the final disbursement of reinsurance payments for the 7 applicable benefit year, whichever is later, a financial report for 8 the applicable benefit year in a form approved by the commissioner. 9 The report shall include the following information for the benefit 10 year that is the subject of the report, at a minimum:

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(a) Funds deposited in the account;

12 (b) Requests for reinsurance payments received from eligible 13 long-term care insurance issuers;

14 (c) Reinsurance payments made to eligible long-term care 15 insurance issuers; and

16 (d) Administrative and operational expenses incurred for the 17 program.

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(3) The report must be posted on the association's website.

19 <u>NEW SECTION.</u> Sec. 6. WASHINGTON LONG-TERM CARE REINSURANCE 20 PROGRAM PLAN OF OPERATION. The Washington long-term care reinsurance 21 program plan of operation must be submitted by the board to the 22 commissioner for review by May 15, 2023, and must be approved by the 23 commissioner by June 1, 2023. The plan of operation shall:

(1) Provide for the operation of the program separate and apartfrom the association's other duties;

26 (2) Establish procedures for the handling and accounting of27 assets and moneys of the program;

(3) Establish regular times and places for meetings of the boardin connection with operation of the program;

30 (4) Establish data and information requirements for submission of 31 reinsurance payment requests by eligible long-term care insurance 32 issuers, processes for notification of eligible long-term care 33 insurance issuers regarding reinsurance payments and issuing 34 payments, and processes to resolve eligible long-term care insurance 35 issuer appeals related to the amount of reinsurance payments, as 36 provided in section 8 of this act;

37 (5) Establish procedures for the collection of assessments from 38 all long-term care insurance issuers to provide for reinsurance 39 claims paid under the program and for administrative expenses 1 incurred or estimated to be incurred during the period for which the 2 assessment is made as provided in section 8 of this act;

3 (6) Establish procedures for records to be kept of all financial
4 transactions and for an annual fiscal reporting to the commissioner
5 as provided in section 5 of this act;

6 (7) Determine the amount of contingency funding necessary to 7 ensure the continued operation of the program, not to exceed 10 8 percent of gross program assessments;

9 (8) Establish a schedule and procedures for long-term care 10 insurance issuers to submit annual statements and other reports 11 deemed necessary by the board to calculate the assessment in section 12 8 of this act; and

13 (9) Contain additional provisions necessary for the execution of 14 the powers and duties of the program.

<u>NEW SECTION.</u> Sec. 7. PROGRAM PAYMENTS TO ELIGIBLE LONG-TERM
 CARE INSURANCE ISSUERS. (1) (a) The commissioner shall determine the
 attachment point for the program annually, in order to:

(i) Manage the program within available assessment resources;

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(ii) Mitigate the impact of high-cost long-term care insurance policyholders on premium rates in Washington's long-term care insurance market;

(iii) Stabilize or reduce premium rates in Washington's long-term care insurance market; and

24 (iv) Increase participation in Washington's long-term care 25 insurance market.

(b) Each year the attachment point must be established by the 26 27 commissioner by March 31st of the year before the applicable benefit year. The attachment point for the claims related to the 2024 benefit 28 year shall be established as 120 percent of the total expected costs 29 30 for each cohort group. The commissioner shall adjust the attachment point for subsequent years in accordance with claims history data and 31 other information that assists the commissioner in establishing an 32 attachment point that promotes the goals in (a) of this subsection. 33 The commissioner shall identify cohort groups within Washington's 34 long-term care insurance market and establish total expected costs 35 for long-term care insurance policyholders within each cohort group. 36 The commissioner shall identify any data needed from the program to 37 38 determine the attachment point, cohort groups, and total expected costs within each cohort group for each upcoming benefit year, and 39

such data must be timely provided to the commissioner by the program
 upon the commissioner's request.

3 (2) An eligible long-term care insurance issuer becomes eligible4 for a reinsurance payment when:

5 (a) The claims costs for the covered benefits of an individual 6 enrolled in the eligible long-term care insurance issuer's plan 7 exceed the attachment point; and

8 (b) The eligible long-term care insurance issuer makes its 9 requests for reinsurance payments by April 30th in accordance with 10 any requirements established by the board including, but not limited 11 to, requirements related to the format and structure for submission 12 of claims for reinsurance payments. The claims data needed for 13 submission of claims for reinsurance payments shall be established by 14 the commissioner.

15 (3) The amount of the reinsurance payment is the amount of 16 expense incurred by the eligible long-term care insurance issuer 17 above the attachment point for each cohort group covered by the 18 eligible long-term care insurance issuer that exceeds the attachment 19 point. The amount of the reinsurance payment that eligible long-term care insurance issuers may receive for cohort groups that exceed the 20 21 attachment point relevant to that cohort group may be reduced according to an offset formula established by the commissioner to 22 account for a portion of the cohort groups covered by the eligible 23 long-term care insurance issuer that did not exceed the attachment 24 25 point. The commissioner shall consider the goals of the attachment point established in subsection (1) of this section when establishing 26 27 the offset formula.

28 (4) For each applicable benefit year, on May 30th of the year 29 following the applicable benefit year, the program shall send an initial settlement report to each eligible long-term care insurance 30 31 issuer in response to their final claims submission for the applicable benefit year. By August 1st of the year following the 32 applicable benefit year, after resolution of any appeals related to 33 the amount of reinsurance payments received, the program shall 34 disburse all applicable reinsurance payments to an eligible long-term 35 36 care insurance issuer.

37 (5)(a) The total annual reinsurance payments made to all eligible 38 long-term care insurance issuers may not exceed \$200,000,000 for any 39 applicable benefit year.

1 (b)(i) If, for any applicable benefit year, the claims submitted 2 under this section exceed \$200,000,000, the board shall make a pro 3 rata reduction in claims payments necessary to keep reimbursement 4 amounts at or below \$200,000,000.

5 (ii) If, for any applicable benefit year, the funds available for 6 claims are less than \$200,000,000 and insufficient to fund the 7 reinsurance payments required by this section, the board shall make a 8 pro rata reduction in claims necessary to remain within the funds 9 available for reinsurance payments.

10 (c) If, for any applicable benefit year, the final disbursement 11 of reinsurance payments to eligible long-term care insurance issuers 12 is less than \$200,000,000, funds remaining in the Washington long-13 term care reinsurance program account created in section 9 of this 14 act must be used to reduce assessments for the subsequent applicable 15 calendar year or to establish contingency funds consistent with the 16 program plan of operation.

<u>NEW SECTION.</u> 17 Sec. 8. PROGRAM ASSESSMENTS. (1) All long-term care insurance issuers offering long-term care insurance policies 18 under chapter 48.43 RCW on behalf of Washington residents shall pay 19 an annual reinsurance assessment under this section. On or before 20 21 October 1, 2023, and on or before May 15th of each subsequent year, 22 the board shall determine the reinsurance assessment for the subsequent calendar year and report the amount to the commissioner 23 24 for review and approval. The gross assessment amount must be adequate 25 to cover the total expected reinsurance claims for the subsequent calendar year plus anticipated administrative expenses not to exceed 26 27 1.5 percent of gross program assessments for the subsequent calendar year. The gross assessment amount for any calendar year may not 28 exceed \$200,000,000. The gross assessment amount calculated in 2023 29 30 may include contingency funds. The gross assessment calculated in 31 subsequent years may not include contingency funds.

(2) Each long-term care insurance issuer's reinsurance assessment 32 must be determined based on annual statements and other reports 33 deemed necessary by the board. The amount of the annual reinsurance 34 35 assessment for each long-term care insurance issuer shall be established by a determination by the board of the total expected 36 reinsurance claims for the subsequent calendar year and dividing the 37 38 amount among all long-term care insurance issuers according to each issuer's total premiums charged to its long-term care insurance 39

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1 policyholders in Washington for the present calendar year as a 2 percentage of the total premiums charged by all long-term care 3 insurance issuers in Washington in the present calendar year.

4 (3) The commissioner shall approve the assessment and notify the 5 board by October 15, 2023, and by May 30th in subsequent years.

6 (4) The board shall provide written notification to each long-7 term care insurance issuer offering long-term care insurance policies under chapter 48.43 RCW on behalf of Washington residents of the 8 issuer's estimated total assessment by October 16, 2023, and June 1st 9 of each subsequent year, and its payment obligation for the upcoming 10 year. The board shall determine a payment schedule for receipt of 11 12 reinsurance assessments under this section in accordance with the program plan of operation. Payment collections may be made no more 13 14 frequently than quarterly.

(5) Payments are due to the board within 45 days of the payment schedule determined under subsection (4) of this section. The board shall charge interest, which begins to accrue on the 46th day, on amounts received after the 45-day period. The board may allow each long-term care insurance issuer in arrears to submit a payment plan, subject to approval by the board and initial payment under an approved payment plan.

22 (6) The board may abate or defer, in whole or in part, the 23 assessment of a long-term care insurance issuer if, in the opinion of the board, payment of the assessment would endanger the ability of 24 25 the long-term care insurance issuer to fulfill its contractual obligations. If an assessment against a long-term care insurance 26 issuer is abated or deferred, in whole or in part, the amount by 27 which such assessment is abated or deferred may be assessed against 28 the other long-term care insurance issuers in a manner consistent 29 with the basis for assessments in this section. The long-term care 30 31 insurance issuer receiving such abatement or deferment remains liable 32 to the program for the deficiency plus interest at a rate established in the program plan of operation. Upon receipt of payment of any 33 abatement or deferment by a long-term care insurance issuer, the 34 board shall adjust future assessments made against other long-term 35 care insurance issuers under this subsection to reflect receipt of 36 37 the payment.

38 (7) The board shall submit an annual report to the commissioner 39 listing those long-term care insurance issuers that failed to remit 40 their assessments.

1 (8) The board shall deposit annual assessments collected under 2 this section, less the program's administrative expenses, with the 3 state treasurer to the credit of the Washington long-term care 4 reinsurance program account created in section 9 of this act.

5 (9) A long-term care insurance issuer shall submit any annual 6 statements or other reports deemed necessary by the board to 7 calculate the assessment under this section in a manner consistent 8 with the schedule and procedures in the program plan of operation.

9 Sec. 9. WASHINGTON LONG-TERM CARE REINSURANCE NEW SECTION. 10 PROGRAM ACCOUNT. (1) The Washington long-term care reinsurance program account is created in the custody of the state treasurer. All 11 receipts from reinsurance assessments collected under section 8 of 12 this act and any additional funding specifically appropriated to the 13 account must be deposited directly into the account. Expenditures 14 15 from the account shall be used to operate the program and to make 16 reinsurance payments to eligible long-term care insurance issuers 17 under the program. Only the commissioner may authorize expenditures 18 from the account. The account is subject to the allotment procedures under chapter 43.88 RCW, but an appropriation is not required for 19 20 expenditures.

(2) The account may maintain an initial cash deficit for a period
of no more than one fiscal year to defray its initial program costs.
The legislature may make appropriations into the account to reduce
program administrative costs.

(3) If the program is terminated, any funds remaining in the account, after allowances for remaining expenses and costs associated with the termination of the program, must be returned to the longterm care insurance issuers who have paid an assessment in the most recent assessment period in a manner consistent with the basis for the assessments in section 8 of this act.

31 <u>NEW SECTION.</u> Sec. 10. CARRIER RATE FILINGS. The commissioner 32 shall require eligible long-term care insurance issuers to calculate 33 the premium amount the eligible long-term care insurance issuer would 34 have charged for the benefit year if the program had not been 35 established. The eligible long-term care insurance issuer shall 36 submit this information as part of its rate filing. The commissioner 37 shall consider this information as part of the rate review.

<u>NEW SECTION.</u> Sec. 11. REQUIRED RULE MAKING. The commissioner may adopt rules necessary to carry out this chapter including, but not limited to, rules prescribing the annual establishment of the attachment point and measures to enforce reporting of long-term care policyholder information for purposes of determining expected costs for cohort groups, audits of long-term care insurance policyholder reporting, and payment of applicable assessments.

8 NEW SECTION. Sec. 12. CIVIL AND CRIMINAL IMMUNITY. The program, long-term care insurance issuers assessed by the program, the board, 9 10 officers of the program, employees of the program, contractors of the program and the contractors' employees, officers, or directors, the 11 commissioner, the commissioner's representatives, 12 and the commissioner's employees are not civilly or criminally liable and may 13 not have any penalty or cause of action of any nature arise against 14 15 them for any action or inaction, including any discretionary decision 16 or failure to make a discretionary decision, when the action or 17 inaction is done in good faith and in the performance of the powers and duties under this chapter. This section does not prohibit legal 18 19 actions against the program to enforce the program's statutory or 20 contractual duties or obligations.

21 <u>NEW SECTION.</u> Sec. 13. A new section is added to chapter 82.04 22 RCW to read as follows:

(1) A person who is taxable under this chapter is allowed a credit against the tax imposed under this chapter for annual reinsurance assessments paid pursuant to section 8 of this act.

(2) The credit is equal to the amount of annual reinsurance assessment paid by the person pursuant to section 8 of this act for the reporting period. The credit may be carried over until used. Refunds may not be granted in the place of a credit.

30 (3) No application is necessary for the tax credit. A credit 31 earned under this section may be claimed only on returns filed 32 electronically with the department.

33 (4) The provisions of RCW 82.32.805 and 82.32.808 do not apply to 34 this section.

35 Sec. 14. RCW 42.56.400 and 2020 c 243 s 4 and 2020 c 240 s 9 are 36 each reenacted and amended to read as follows:

1 The following information relating to insurance and financial 2 institutions is exempt from disclosure under this chapter:

3 (1) Records maintained by the board of industrial insurance
4 appeals that are related to appeals of crime victims' compensation
5 claims filed with the board under RCW 7.68.110;

6 (2) Information obtained and exempted or withheld from public 7 inspection by the health care authority under RCW 41.05.026, whether 8 retained by the authority, transferred to another state purchased 9 health care program by the authority, or transferred by the authority 10 to a technical review committee created to facilitate the 11 development, acquisition, or implementation of state purchased health 12 care under chapter 41.05 RCW;

13 (3) The names and individual identification data of either all 14 owners or all insureds, or both, received by the insurance 15 commissioner under chapter 48.102 RCW;

16 (4) Information provided under RCW 48.30A.045 through 48.30A.060;

17 (5) Information provided under RCW 48.05.510 through 48.05.535, 18 48.43.200 through 48.43.225, 48.44.530 through 48.44.555, and 19 48.46.600 through 48.46.625;

(6) Examination reports and information obtained by the department of financial institutions from banks under RCW 30A.04.075, from savings banks under RCW 32.04.220, from savings and loan associations under RCW 33.04.110, from credit unions under RCW 31.12.565, from check cashers and sellers under RCW 31.45.030(3), and from securities brokers and investment advisers under RCW 21.20.100, all of which is confidential and privileged information;

27 (7) Information provided to the insurance commissioner under RCW
28 48.110.040(3);

(8) Documents, materials, or information obtained by the insurance commissioner under RCW 48.02.065, all of which are confidential and privileged;

32 (9) Documents, materials, or information obtained or provided by 33 the insurance commissioner under RCW 48.31B.015(2) (1) and (m), 34 48.31B.025, 48.31B.030, 48.31B.035, and 48.31B.036, all of which are 35 confidential and privileged;

36 (10) Data filed under RCW 48.140.020, 48.140.030, 48.140.050, and 37 7.70.140 that, alone or in combination with any other data, may 38 reveal the identity of a claimant, health care provider, health care 39 facility, insuring entity, or self-insurer involved in a particular 40 claim or a collection of claims. For the purposes of this subsection:

1 (a) "Claimant" has the same meaning as in RCW 48.140.010(2). (b) "Health care facility" has the same meaning as in RCW 2 3 48.140.010(6). (c) "Health care provider" has the same meaning as in RCW 4 48.140.010(7). 5 6 (d) "Insuring entity" has the same meaning as in RCW 7 48.140.010(8). (e) "Self-insurer" has the same meaning as in RCW 48.140.010(11); 8 (11) Documents, materials, or information obtained by 9 the insurance commissioner under RCW 48.135.060; 10 (12) Documents, materials, or information obtained by 11 the 12 insurance commissioner under RCW 48.37.060; (13) Confidential and privileged documents obtained or produced 13 by the insurance commissioner and identified in RCW 48.37.080; 14 (14) Documents, materials, or information obtained by 15 the 16 insurance commissioner under RCW 48.37.140;

17 (15) Documents, materials, or information obtained by the 18 insurance commissioner under RCW 48.17.595;

19 (16) Documents, materials, or information obtained by the 20 insurance commissioner under RCW 48.102.051(1) and 48.102.140 (3) and 21 (7)(a)(ii);

22 (17) Documents, materials, or information obtained by the 23 insurance commissioner in the commissioner's capacity as receiver under RCW 48.31.025 and 48.99.017, which are records under the 24 25 jurisdiction and control of the receivership court. The commissioner 26 is not required to search for, log, produce, or otherwise comply with the public records act for any records that the commissioner obtains 27 under chapters 48.31 and 48.99 RCW in the commissioner's capacity as 28 29 a receiver, except as directed by the receivership court;

30 (18) Documents, materials, or information obtained by the 31 insurance commissioner under RCW 48.13.151;

32 (19) Data, information, and documents provided by a carrier 33 pursuant to section 1, chapter 172, Laws of 2010;

(20) Information in a filing of usage-based insurance about the
 usage-based component of the rate pursuant to RCW 48.19.040(5)(b);

36 (21) Data, information, and documents that are submitted to the 37 office of the insurance commissioner by an entity providing health 38 care coverage pursuant to RCW 28A.400.275;

39 (22) Data, information, and documents obtained by the insurance 40 commissioner under RCW 48.29.017;

1 (23) Information not subject to public inspection or public 2 disclosure under RCW 48.43.730(5);

3 (24) Documents, materials, or information obtained by the 4 insurance commissioner under chapter 48.05A RCW;

5 (25) Documents, materials, or information obtained by the 6 insurance commissioner under RCW 48.74.025, 48.74.028, 48.74.100(6), 7 48.74.110(2) (b) and (c), and 48.74.120 to the extent such documents, 8 materials, or information independently qualify for exemption from 9 disclosure as documents, materials, or information in possession of 10 the commissioner pursuant to a financial conduct examination and 11 exempt from disclosure under RCW 48.02.065;

12 (26) Nonpublic personal health information obtained by, disclosed 13 to, or in the custody of the insurance commissioner, as provided in 14 RCW 48.02.068;

15 (27) Data, information, and documents obtained by the insurance 16 commissioner under RCW 48.02.230;

17 (28) Documents, materials, or other information, including the 18 corporate annual disclosure obtained by the insurance commissioner 19 under RCW 48.195.020;

20 (29) Findings and orders disapproving acquisition of a trust 21 institution under RCW 30B.53.100(3);

(30) All claims data, including health care and financial related data received under RCW 41.05.890, received and held by the health care authority; ((and))

25 (31) Contracts not subject to public disclosure under RCW 26 48.200.040 and 48.43.731; and

27 <u>(32) All claims for reinsurance payments submitted under section</u>
28 <u>7 of this act</u>.

29 <u>NEW SECTION.</u> Sec. 15. The following acts or parts of acts are 30 each repealed:

31 (1) RCW 50B.04.010 (Definitions) and 2021 c 113 s 1, 2020 c 98 s 32 1, & 2019 c 363 s 2;

33 (2) RCW 50B.04.020 (Duties—Health care authority, department of 34 social and health services, office of the state actuary, employment 35 security department) and 2021 c 113 s 2, 2020 c 98 s 2, & 2019 c 363 36 s 3;

37 (3) RCW 50B.04.030 (Long-term services and supports trust 38 commission—Investment strategy subcommittee) and 2021 c 113 s 3 & 39 2019 c 363 s 4;

1 (4) RCW 50B.04.040 (Long-term services and supports council-2 Benefit unit adjustment) and 2019 c 363 s 5; (5) RCW 50B.04.050 (Qualified individuals) and 2021 c 113 s 4, 3 2020 c 98 s 3, & 2019 c 363 s 6; 4 5 (6) RCW 50B.04.060 (Eligible beneficiaries—Determination— Services and benefits) and 2019 c 363 s 7; 6 7 (7) RCW 50B.04.070 (Payment of benefits) and 2019 c 363 s 8; 8 (8) RCW 50B.04.080 (Premium assessment-Rate-Collection) and 2020 9 c 98 s 4 & 2019 c 363 s 9; 10 (9) RCW 50B.04.085 (Premium assessment—Exemptions) and 2021 c 113 11 s 5 & 2020 c 98 s 7; (10) RCW 50B.04.090 (Election of coverage—Self-employed persons) 12 and 2021 c 113 s 6, 2020 c 98 s 5, & 2019 c 363 s 10; 13 14 (11) RCW 50B.04.095 (Election of coverage—Federally recognized 15 tribe) and 2021 c 113 s 7; (12) RCW 50B.04.100 (Long-term services and supports trust 16 17 account) and 2019 c 363 s 11; 18 (13) RCW 50B.04.110 (Long-term services and supports trust 19 account—Investment—Policies) and 2019 c 363 s 12; (14) RCW 50B.04.120 (Appeal of determinations) and 2020 c 98 s 6 20 21 & 2019 c 363 s 13; 22 (15) RCW 50B.04.130 (Medicare data and waiver-Report) and 2019 c 363 s 14; 23 24 (16) RCW 50B.04.140 (Reports to legislature) and 2019 c 363 s 15; 25 (17) RCW 50B.04.150 (Benefits not income or resource) and 2019 c 363 s 16; 26 (18) RCW 50B.04.160 (Entitlement not created) and 2019 c 363 s 27 28 17; and 29 (19) RCW 50B.04.900 (Findings-2019 c 363) and 2019 c 363 s 1. 30 <u>NEW SECTION.</u> Sec. 16. CODIFICATION. Sections 1 through 12 of 31 this act constitute a new chapter in Title 48 RCW. 32 NEW SECTION. Sec. 17. If any provision of this act or its

33 application to any person or circumstance is held invalid, the 34 remainder of the act or the application of the provision to other 35 persons or circumstances is not affected. NEW SECTION. Sec. 18. Section 15 of this act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately.

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