

[First Reprint]

ASSEMBLY, No. 5459

STATE OF NEW JERSEY
221st LEGISLATURE

INTRODUCED MARCH 10, 2025

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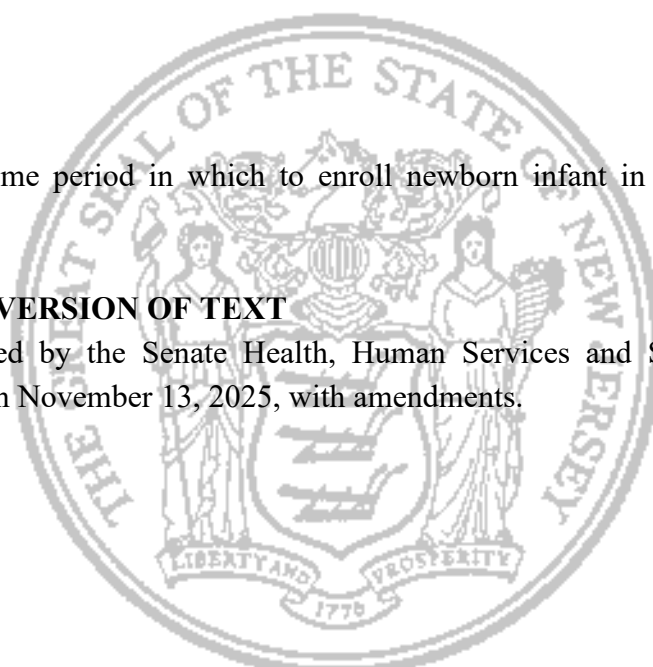
Assemblyman Miller, Assemblywomen Bagolie, Speight, Haider, Swain, Assemblyman Tully, Assemblywoman Peterpaul, Senators Diegnan and Wimberly

SYNOPSIS

Extends time period in which to enroll newborn infant in health benefits coverage.

CURRENT VERSION OF TEXT

As reported by the Senate Health, Human Services and Senior Citizens Committee on November 13, 2025, with amendments.



(Sponsorship Updated As Of: 12/22/2025)

1 **AN ACT** concerning enrollment of newborn infants in health
2 benefits coverage and amending various parts of the statutory
3 law.

4

5 **BE IT ENACTED** by the Senate and General Assembly of the State
6 of New Jersey:

7

8 1. Section 6 of P.L.1938, c.366 (C.17:48-6) is amended to read
9 as follows:

10 6. Every individual contract made by a corporation subject to
11 the provisions of this chapter to furnish services to a subscriber
12 shall provide for the furnishing of services for a period of 12
13 months, and no contract shall be made providing for the inception
14 of such services at a date later than 1 year after the actual date of
15 the making of such contract. Any such contract may provide that it
16 shall be automatically renewed from year to year unless there shall
17 have been at least 30 days' prior written notice of termination by
18 either the subscriber or the corporation. In the absence of fraud or
19 material misrepresentation in the application for a contract or for
20 reinstatement, no contract with an individual subscriber shall be
21 terminated by the corporation unless all contracts of the same type,
22 in the same group or covering the same classification of persons are
23 terminated under the same conditions.

24 No contract between any such corporation and a subscriber shall
25 entitle more than one person to services, except that a contract
26 issued as a family contract may provide that services will be
27 furnished to a husband and wife, or husband, wife and their
28 dependent child or children, or the subscriber and his (or her)
29 dependent child or children. Adult dependent(s) of a subscriber
30 may also be included for coverage under the contract of such
31 subscriber.

32 Whenever, pursuant to the provisions of a subscription certificate
33 or group contract issued by a corporation, the former spouse of a
34 named subscriber under such a certificate or contract is no longer
35 entitled to coverage as an eligible dependent by reason of divorce,
36 separate coverage for such former spouse shall be made available
37 by the corporation on an individual non-group basis under the
38 following conditions:

39 (a) Application for such non-group coverage shall be made to
40 the corporation by or on behalf of such former spouse no later than
41 31 days following the date his or her coverage under the prior
42 certificate or contract terminated.

43 (b) No new evidence of insurability shall be required in
44 connection with the application for such non-group coverage but
45 any health exception, limitation or exclusion applicable to said

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹Senate SHH committee amendments adopted November 13, 2025.

1 former spouse under the prior coverage may, at the option of the
2 corporation, be carried over to the new non-group coverage.

3 (c) The effective date of the new coverage shall be the day
4 following the date on which such former spouse's coverage under
5 the prior certificate or contract terminated.

6 (d) The benefits provided under the non-group coverage issued
7 to such former spouse shall be at least equal to the basic benefits
8 provided in contracts then being issued by the corporation to new
9 non-group applicants of the same age and family status.

10 Family type contracts shall provide that the services applicable
11 for children shall be payable with respect to a newly-born child of
12 the subscriber, or his or her spouse from the moment of birth. The
13 services for newly-born children shall consist of coverage of injury
14 or sickness including the necessary care and treatment of medically
15 diagnosed congenital defects and abnormalities. If a subscription
16 payment is required to provide services for a child, the contract may
17 require that notification of birth of a newly-born child and the
18 required payment must be furnished to the service corporation
19 within 【60】 90 days after the date of birth in order to have the
20 coverage continue beyond such 【60】 90-day period.

21 Nonfamily type contracts which provide for services to the
22 subscriber but not to family members or dependents of that
23 subscriber, shall also provide services to newly-born children of the
24 subscriber which shall commence with the moment of birth of each
25 child and shall consist of coverage of injury or sickness including
26 the necessary care and treatment of medically diagnosed congenital
27 defects and abnormalities, provided that application therefor and
28 payment of the required subscription amount are made to include in
29 said contract the coverage described in the preceding paragraph of
30 this section within 【60】 90 days from the date of birth of a newborn
31 child.

32 A contract under which coverage of a dependent of a subscriber
33 terminates at a specified age shall, with respect to an unmarried
34 child, covered by the contract prior to attainment of age 19, who is
35 incapable of self-sustaining employment by reason of an intellectual
36 disability or physical handicap and who became so incapable prior
37 to attainment of age 19 and who is chiefly dependent upon such
38 subscriber for support and maintenance, not so terminate while the
39 contract remains in force and the dependent remains in such
40 condition, if the subscriber has within 31 days of such dependent's
41 attainment of the termination age submitted proof of such
42 dependent's incapacity as described herein. The foregoing
43 provisions of this paragraph shall not apply retrospectively or
44 prospectively to require a hospital service corporation to insure as a
45 covered dependent any child with an intellectual disability or
46 physically handicapped child of the applicant where the contract is
47 underwritten on evidence of insurability based on health factors
48 required to be set forth in the application. In such cases any

1 contract heretofore or hereafter issued may specifically exclude
2 such child with an intellectual disability or physically handicapped
3 child from coverage.

4 Every individual contract entered into by any such corporation
5 with any subscriber thereto shall be in writing and a certificate
6 stating the terms and conditions thereof shall be furnished to the
7 subscriber to be kept by him. No such certificate form shall be
8 made, issued or delivered in this State unless it contains the
9 following provisions:

10 (a) A statement of the contract rate, or amount payable to the
11 corporation by or on behalf of the subscriber for the original
12 quarter-annual period of coverage and of the time or times at which,
13 and the manner in which, such amount is to be paid; and a provision
14 requiring 30 days' written notice to the subscriber before any
15 change in the contract, including a change in the amount of
16 subscription rate, shall take effect;

17 (b) A statement of the nature of the services to be furnished and
18 the period during which they will be furnished; and if there are any
19 services to be excepted, a detailed statement of such exceptions
20 printed as hereinafter specified;

21 (c) A statement of the terms and conditions, if any, upon which
22 the contract may be amended on approval of the commissioner or
23 canceled or otherwise terminated at the option of either party. Any
24 notice to the subscriber shall be effective if sent by mail to the
25 subscriber's address as shown at the time on the plan's record,
26 except that, in the case of persons for whom payment of the contract
27 is made through a remitting agent, any such notice to the subscriber
28 shall also be effective if a personalized notice is sent to the
29 remitting agent for delivery to the subscriber, in which case it shall
30 be the responsibility of the remitting agent to make such delivery.
31 The notice to the subscriber as herein required shall be sent at least
32 30 days before the amendment, cancellation or termination of the
33 contract takes effect. Any rider or endorsement accompanying such
34 notice, and amending the rates or other provisions of the contract,
35 shall be deemed to be a part of the contract as of the effective date
36 of such rider or endorsement;

37 (d) A statement that the contract includes the endorsements
38 thereon and attached papers, if any, and contains the entire contract
39 for services;

40 (e) A statement that no statement by the subscriber in his
41 application for a contract shall void the contract or be used in any
42 legal proceeding thereunder, unless such application or an exact
43 copy thereof is included in or attached to such contract, and that no
44 agent or representative of such corporation, other than an officer or
45 officers designated therein, is authorized to change the contract or
46 waive any of its provisions;

47 (f) A statement that if the subscriber defaults in making any
48 payment under the contract, the subsequent acceptance of a

1 payment by the corporation or by one of its duly authorized agents
2 shall reinstate the contract, but with respect to sickness and injury
3 may cover such sickness as may be first manifested more than 10
4 days after the date of such acceptance;

5 (g) A statement of the period of grace which will be allowed the
6 subscriber for making any payment due under the contract. Such
7 period shall be not less than 10 days.

8 In every such contract made, issued or delivered in this State:

9 (a) All printed portions shall be plainly printed in type of which
10 the face is not smaller than 10 point;

11 (b) There shall be a brief description of the contract on its first
12 page and on its filing back in type of which the face is not smaller
13 than 14 point;

14 (c) The exceptions of the contract shall appear with the same
15 prominence as the benefits to which they apply; and

16 (d) If the contract contains any provision purporting to make
17 any portion of the articles, constitution or bylaws of the corporation
18 a part of the contract, such portion shall be set forth in full.

19 (cf: P.L.2017, c.361, s.1)

20

21 2. Section 2 of P.L.1964, c.104 (C.17:48-6.1) is amended to
22 read as follows:

23 2. A hospital service corporation may issue to a policyholder a
24 group contract, covering at least two employees or members at the
25 date of issue, if it conforms to the following description:

26 (a) A contract issued to an employer or to the trustees of a fund
27 established by one or more employers, or issued to a labor union, or
28 issued to an association formed for purposes other than obtaining
29 such contract, or issued to the trustees of a fund established by one
30 or more labor unions, or by one or more employers and one or more
31 labor unions, covering employees and members of associations or
32 labor unions.

33 (b) A contract issued to cover any other group which the
34 Commissioner of Banking and Insurance determines may be
35 covered in accordance with sound underwriting principles.

36 Benefits may be provided for one or more members of the
37 families or one or more dependents of persons who may be covered
38 under a group contract referred to in (a) or (b) above.

39 Family type contracts shall provide that the services applicable
40 for children shall be payable with respect to a newly-born child of
41 the subscriber, or his or her spouse from the moment of birth. The
42 services for newly-born children shall consist of coverage of injury
43 or sickness including the necessary care and treatment of medically
44 diagnosed congenital defects and abnormalities. If a subscription
45 payment is required to provide services for a child, the contract may
46 require that notification of birth of a newly-born child and the
47 required payment must be furnished to the service corporation

1 within 【60】 90 days after the date of birth in order to have the
2 coverage continue beyond such 【60】 90-day period.

3 Group contracts which provide for services to the subscriber but
4 not to family members or dependents of that subscriber, other than
5 contracts which provide no dependent coverage whatsoever for the
6 subscriber's class, shall also provide services to newly-born children
7 of the subscriber which shall commence with the moment of birth
8 of each child and shall consist of coverage of injury or sickness
9 including the necessary care and treatment of medically diagnosed
10 congenital defects and abnormalities, provided that application
11 therefor and payment of the required subscription amount are made
12 to include in said contract the coverage described in the preceding
13 paragraph of this section within 【60】 90 days from the date of birth
14 of a newborn child.

15 A contract under which coverage of such a dependent terminates
16 at a specified age shall, with respect to an unmarried child, covered
17 by the contract prior to attainment of age 19, who is incapable of
18 self-sustaining employment by reason of intellectual disability or
19 physical handicap and who became so incapable prior to attainment
20 of age 19 and who is chiefly dependent upon the covered employee
21 or member for support and maintenance, not so terminate while the
22 coverage of the employee or member remains in force and the
23 dependent remains in such conditions, if the employee or member
24 has within 31 days of such dependent's attainment of the
25 termination age submitted proof of such dependent's incapacity as
26 described herein. The foregoing provisions of this paragraph shall
27 not apply retrospectively or prospectively to require a hospital
28 service corporation to insure as a covered dependent any child with
29 an intellectual disability or physical handicap of the applicant where
30 the contract is underwritten on evidence of insurability based on
31 health factors required to be set forth in the application. In such
32 cases any contract heretofore or hereafter issued may specifically
33 exclude such child with an intellectual disability or physical
34 handicap from coverage.

35 Any group contract which contains provisions for the payment
36 by the insurer of benefits for members of the family or dependents
37 of a person in the insured group shall provide that, subject to
38 payment of the appropriate premium, such family members or
39 dependents be permitted to have coverage continued for at least 180
40 days after the death of the person in the insured group.

41 The contract may provide that the term "employees" shall
42 include as employees of a single employer the employees of one or
43 more subsidiary corporations and the employees, individual
44 proprietors and partners of affiliated corporations, proprietorships
45 and partnerships if the business of the employer and such
46 corporations, proprietorships or partnerships is under common
47 control through stock ownership, contract or otherwise. The
48 contract may provide that the term "employees" shall include the

1 individual proprietor or partners of an individual proprietorship or a
2 partnership. The contract may provide that the term "employees"
3 shall include retired employees. A contract issued to trustees may
4 provide that the term "employees" shall include the trustees or their
5 employees, or both, if their duties are principally connected with
6 such trusteeship. A contract issued to the trustees of a fund
7 established by the members of an association of employers may
8 provide that the term "employees" shall include the employees of
9 the association.

10 (cf: P.L.2017, c.361, s.2)

11

12 3. Section 5 of P.L.1940, c.74 (C.17:48A-5) is amended to read
13 as follows:

14 5. Every individual contract made by any corporation subject to
15 the provisions of this chapter to provide payment for medical
16 services shall provide for the payment of medical services for a
17 period of 12 months from the date of issue of the subscription
18 certificate. Any such contract may provide that it shall be
19 automatically renewed from year to year unless there shall have
20 been 1 month's prior written notice of termination by either the
21 subscriber or the corporation. In the absence of fraud or material
22 misrepresentation in the application for contract or for
23 reinstatement, no contract with an individual subscriber shall be
24 terminated by the corporation unless all contracts of the same type,
25 in the same group or covering the same classification of persons are
26 terminated under the same conditions. No contract between such
27 corporation and subscriber shall allow for the payment for medical
28 services for more than one person, except that a family contract
29 may provide that payment will be made for medical services
30 rendered to a subscriber and any of those dependents defined in
31 section 1 of this act.

32 Whenever, pursuant to the provisions of a subscription certificate
33 or group contract issued by a corporation, the former spouse of a
34 named subscriber under such a certificate or contract is no longer
35 entitled to coverage as an eligible dependent by reason of divorce,
36 separate coverage for such former spouse shall be made available
37 by the corporation on an individual nongroup basis under the
38 following conditions:

39 (a) Application for such nongroup coverage shall be made to the
40 corporation by or on behalf of such former spouse no later than 31
41 days following the date his or her coverage under the prior
42 certificate or contract terminated.

43 (b) No new evidence of insurability shall be required in
44 connection with the application for such nongroup coverage but any
45 health exception, limitation or exclusion applicable to said former
46 spouse under the prior coverage may, at the option of the
47 corporation, be carried over to the new nongroup coverage.

1 (c) The effective date of the new coverage shall be the day
2 following the date on which such former spouse's coverage under
3 the prior certificate or contract terminated.

4 (d) The benefits provided under the nongroup coverage issued to
5 such former spouse shall be at least equal to the basic benefits
6 provided in contracts then being issued by the corporation to new
7 nongroup applicants of the same age and family status.

8 Family type contracts shall provide that the services applicable
9 for children shall be payable with respect to a newly-born child of
10 the subscriber, or his or her spouse from the moment of birth. The
11 services for newly-born children shall consist of coverage of injury
12 or sickness including the necessary care and treatment of medically
13 diagnosed congenital defects and abnormalities. If a subscription
14 payment is required to provide services for a child, the contract may
15 require that notification of birth of a newly-born child and the
16 required payment shall be furnished to the service corporation
17 within 【60】 90 days after the date of birth in order to have the
18 coverage continue beyond such 【60】 90-day period.

19 Nonfamily type contracts which provide for services to the
20 subscriber but not to family members or dependents of that
21 subscriber, shall also provide services to newly-born children of the
22 subscriber which shall commence with the moment of birth of each
23 child and shall consist of coverage of injury or sickness including
24 the necessary care and treatment of medically diagnosed congenital
25 defects and abnormalities, provided that application therefor and
26 payment of the required subscription amount are made to include in
27 said contract the coverage described in the preceding paragraph of
28 this section within 【60】 90 days from the date of birth of a newborn
29 child.

30 A contract under which coverage of a dependent of a subscriber
31 terminates at a specified age shall, with respect to an unmarried
32 child, covered by the contract prior to attainment of age 19, who is
33 incapable of self-sustaining employment by reason of intellectual
34 disability or physical handicap and who became so incapable prior
35 to attainment of age 19 and who is chiefly dependent upon such
36 subscriber for support and maintenance, not so terminate while the
37 contract remains in force and the dependent remains in such
38 condition, if the subscriber has within 31 days of such dependent's
39 attainment of the termination age submitted proof of such
40 dependent's incapacity as described herein. The foregoing
41 provisions of this paragraph shall not apply retrospectively or
42 prospectively to require a medical service corporation to insure as a
43 covered dependent any child with an intellectual disability or
44 physical handicap of the applicant where the contract is
45 underwritten on evidence of insurability based on health factors,
46 required to be set forth in the application. In such cases any
47 contract heretofore or hereafter issued may specifically exclude

1 such child with an intellectual disability or physical handicap from
2 coverage.

3 (cf: P.L.2017, c.361, s.3)

4

5 4. Section 1 of P.L.1964, c.105 (C.17:48A-7.1) is amended to
6 read as follows:

7 1. A medical service corporation may issue to a policyholder a
8 group contract, covering at least 10 employees or members at the
9 date of issue, if it conforms to the following description:

10 (a) A contract issued to an employer or to the trustees of a fund
11 established by one or more employers, or issued to a labor union, or
12 issued to an association formed for purposes other than obtaining
13 such contract, or issued to the trustees of a fund established by one
14 or more labor unions or by one or more employers and one or more
15 labor unions, covering employees and members of associations or
16 labor unions.

17 (b) A contract issued to cover any other group which the
18 Commissioner of Banking and Insurance (hereinafter called the
19 commissioner) determines may be covered in accordance with
20 sound underwriting principles.

21 Benefits may be provided for one or more members of the
22 families or one or more dependents of persons who may be covered
23 under a group contract referred to in (a) or (b) above.

24 Family type contracts shall provide that the services applicable
25 for children shall be payable with respect to a newly-born child of
26 the subscriber, or his or her spouse from the moment of birth. The
27 services for newly-born children shall consist of coverage of injury
28 or sickness including the necessary care and treatment of medically
29 diagnosed congenital defects and abnormalities. If a subscription
30 payment is required to provide services for a child, the contract may
31 require that notification of birth of a newly-born child and the
32 required payment must be furnished to the service corporation
33 within 60 90 days after the date of birth in order to have the
34 coverage continue beyond such 60 90-day period.

35 Group contracts which provide for services to the subscriber but
36 not to family members or dependents of that subscriber, other than
37 contracts which provide no dependent coverage whatsoever for the
38 subscriber's class, shall also provide services to newly-born children
39 of the subscriber which shall commence with the moment of birth
40 of each child and shall consist of coverage of injury or sickness
41 including the necessary care and treatment of medically diagnosed
42 congenital defects and abnormalities, provided that application
43 therefor and payment of the required subscription amount are made
44 to include in said contract the coverage described in the preceding
45 paragraph of this section within 60 90 days from the date of birth
46 of a newborn child.

47 A contract under which coverage of such a dependent terminates
48 at a specified age shall, with respect to an unmarried child, covered

1 by the contract prior to attainment of age 19, who is incapable of
2 self-sustaining employment by reason of intellectual disability or
3 physical handicap and who became so incapable prior to attainment
4 of age 19 and who is chiefly dependent upon the covered employee
5 or member for support and maintenance, not so terminate while the
6 coverage of the employee or member remains in force and the
7 dependent remains in such condition, if the employee or member
8 has within 31 days of such dependent's attainment of the
9 termination age submitted proof of such dependent's incapacity as
10 described herein. The foregoing provisions of this paragraph shall
11 apply retrospectively or prospectively to require a medical service
12 corporation to insure as a covered dependent any child with an
13 intellectual disability or physical handicap of the applicant where
14 the contract is underwritten on evidence of insurability based on
15 health factors required to be set forth in the application. In such
16 cases any contract heretofore or hereafter issued may specifically
17 exclude such child with an intellectual disability or physical
18 handicap from coverage.

19 Any group contract which contains provisions for the payment
20 by the insurer of benefits for members of the family or dependents
21 of a person in the insured group shall, subject to payment of the
22 appropriate premium, provide that such family members or
23 dependents be permitted to have coverage continued for at least 180
24 days after the death of the person in the insured group.

25 The contract may provide that the term "employees" shall
26 include as employees of a single employer the employees of one or
27 more subsidiary corporations and the employees, individual
28 proprietors and partners of affiliated corporations, proprietorships
29 and partnerships if the business of the employer and such
30 corporations, proprietorships or partnerships is under common
31 control through stock ownership, contract or otherwise. The
32 contract may provide that the term "employees" shall include the
33 individual proprietor or partners of an individual proprietorship or a
34 partnership. The contract may provide that the term "employees"
35 shall include retired employees. A contract issued to trustees may
36 provide that the term "employees" shall include the trustees or their
37 employees, or both, if their duties are principally connected with
38 such trusteeship. A contract issued to the trustees of a fund
39 established by the members of an association of employers may
40 provide that the term "employees" shall include the employees of
41 the association.

42 (cf: P.L.2017, c.361, s.4)

43

44 5. Section 20 of P.L.1985, c.236 (C.17:48E-20) is amended to
45 read as follows:

46 20. a. Family type individual contracts shall provide that the
47 coverage applicable for children shall be payable with respect to a
48 newly-born child of the subscriber, or his or her spouse, from the

1 moment of birth. Coverage for newly-born children shall consist of
2 coverage of injury or sickness, including the necessary care and
3 treatment of medically diagnosed congenital defects and
4 abnormalities. If a subscription payment is required to provide
5 coverage for a child, the contract may require that notification of
6 birth of a newly-born child and the required payment must be
7 furnished to the health service corporation within **【60】** 90 days
8 after the date of birth in order to have the coverage continue beyond
9 such **【60】** 90-day period.

10 b. Nonfamily type individual contracts which provide for
11 coverage to the subscriber but not to family members or dependents
12 of that subscriber shall also provide coverage to newly-born
13 children of the subscriber, which shall commence with the moment
14 of birth of each child and shall consist of coverage of injury or
15 sickness including the necessary care and treatment of medically
16 diagnosed congenital abnormalities, if application therefor and
17 payment of the required subscription amount are made to include in
18 the contract the coverage described in subsection a. of this section
19 within **【60】** 90 days from the date of birth of a newborn child.

20 (cf: P.L.2017, c.361, s.5)

21

22 6. Section 28 of P.L.1985, c.236 (C.17:48E-28) is amended to
23 read as follows:

24 a. Family type group coverage shall provide that the
25 coverage applicable for children shall be payable with respect to a
26 newly-born child of the subscriber, or his or her spouse, from the
27 moment of birth. The coverage for newly-born children shall
28 consist of coverage of injury or sickness including the necessary
29 care and treatment of medically diagnosed congenital defects and
30 abnormalities. If a subscription payment is required to obtain
31 coverage for a child, the contract may require that notification of
32 birth of a newly-born child and the required payment shall be
33 furnished to the health service corporation within **【60】** 90 days
34 after the date of birth in order to have the coverage continue beyond
35 that **【60】** 90-day period.

36 b. Non-family type group coverage, other than under contracts
37 which provide no dependent coverage whatsoever for the
38 subscriber's class, shall also provide coverage for newly-born
39 children of the subscriber, which coverage shall commence with the
40 moment of birth of each child and shall consist of coverage of
41 injury or sickness, including the necessary care and treatment of
42 medically diagnosed congenital defects and abnormalities, if
43 application therefor and payment of the required subscription
44 amount are made to include in the contract the coverage described
45 in subsection a. of this section within **【60】** 90 days from the date of
46 birth of a newborn child.

47 (cf: P.L.2017, c.361, s.6)

1 7. N.J.S.17B:26-2 is amended to read as follows:

2 17B:26-2. a. No such policy of insurance shall be delivered or
3 issued for delivery to any person in this State unless:

4 (1) The entire money and other considerations therefor are
5 expressed therein; and

6 (2) The time at which the insurance takes effect and terminates
7 is expressed therein; and

8 (3) It purports to insure only one person, except that a policy
9 may insure, originally or by subsequent amendment, upon the
10 application of an adult member of a family who shall be deemed the
11 policyholder, any two or more eligible members of that family,
12 including husband, wife, dependent children or any children under a
13 specified age which shall not exceed 19 years and any other person
14 dependent upon the policyholder; and

15 (4) The style, arrangement and over-all appearance of the policy
16 give no undue prominence to any portion of the text, and unless
17 every printed portion of the text of the policy and of any
18 endorsements or attached papers is plainly printed in light-faced
19 type of a style in general use, the size of which shall be uniform and
20 not less than 10-point with a lower-case unspaced alphabet length
21 not less than 120-point (the "text" shall include all printed matter
22 except the name and address of the insurer, name or title of the
23 policy, the brief description if any, and captions and subcaptions);
24 and

25 (5) The exceptions and reductions of indemnity are set forth in
26 the policy and, except those which are set forth in sections 17B:26-
27 3 to 17B:26-31 inclusive, are printed, at the insurer's option, either
28 included with the benefit provision to which they apply, or under an
29 appropriate caption such as "exceptions," or "exceptions and
30 reductions," provided that if an exception or reduction specifically
31 applies only to a particular benefit of the policy, a statement of such
32 exception or reduction shall be included with the benefit provision
33 to which it applies; and

34 (6) Each such form, including riders and endorsements, shall be
35 identified by a form number in the lower left-hand corner of the
36 first page thereof; and

37 (7) It contains no provision purporting to make any portion of
38 the charter, rules, constitution, or bylaws of the insurer a part of the
39 policy unless such portion is set forth in full in the policy, except in
40 the case of the incorporation of, or reference to, a statement of rates
41 or classification of risks, or short-rate table filed with the
42 commissioner.

43 b. A policy under which coverage of a dependent of the
44 policyholder terminates at a specified age shall, with respect to an
45 unmarried child covered by the policy prior to the attainment of age
46 19, who is incapable of self-sustaining employment by reason of
47 intellectual disability or physical handicap and who became so
48 incapable prior to attainment of age 19 and who is chiefly

1 dependent upon such policyholder for support and maintenance, not
2 so terminate while the policy remains in force and the dependent
3 remains in such condition, if the policyholder has within 31 days of
4 such dependent's attainment of the limiting age submitted proof of
5 such dependent's incapacity as described herein. The foregoing
6 provisions of this paragraph shall not require an insurer to insure a
7 dependent who is a child with an intellectual disability or physical
8 handicap where the policy is underwritten on evidence of
9 insurability based on health factors set forth in the application or
10 where such dependent does not satisfy the conditions of the policy
11 as to any requirement for evidence of insurability or other
12 provisions of the policy, satisfaction of which is required for
13 coverage thereunder to take effect. In any such case the terms of
14 the policy shall apply with regard to the coverage or exclusion from
15 coverage of such dependent.

16 c. Notwithstanding any provision of a policy of health
17 insurance, hereafter delivered or issued for delivery in this State,
18 whenever such policy provides for reimbursement for any
19 optometric service which is within the lawful scope of practice of a
20 duly licensed optometrist, the insured under such policy shall be
21 entitled to reimbursement for such service, whether the said service
22 is performed by a physician or duly licensed optometrist.

23 d. If any policy is issued by an insurer domiciled in this State
24 for delivery to a person residing in another state, and if the official
25 having responsibility for the administration of the insurance laws of
26 such other state shall have advised the commissioner that any such
27 policy is not subject to approval or disapproval by such official, the
28 commissioner may by ruling require that such policy meet the
29 standards set forth in subsection a. of this section and in sections
30 17B:26-3 to 17B:26-31 inclusive.

31 e. Notwithstanding any provision of a policy of health
32 insurance, hereafter delivered or issued for delivery in this State,
33 whenever such policy provides for reimbursement for any
34 psychological service which is within the lawful scope of practice
35 of a duly licensed psychologist, the insured under such policy shall
36 be entitled to reimbursement for such service, whether the said
37 service is performed by a physician or duly licensed psychologist.

38 f. Notwithstanding any provision of a policy of health
39 insurance, hereafter delivered or issued for delivery in this State,
40 whenever such policy provides for reimbursement for any service
41 which is within the lawful scope of practice of a duly licensed
42 chiropractor, the insured under such policy or the chiropractor
43 rendering such service shall be entitled to reimbursement for such
44 service, when the said service is performed by a chiropractor. The
45 foregoing provision shall be liberally construed in favor of
46 reimbursement of chiropractors.

47 g. All individual health insurance policies which provide
48 coverage for a family member or dependent of the insured on an

1 expense incurred basis shall also provide that the health insurance
2 benefits applicable for children shall be payable with respect to a
3 newly born child of that insured from the moment of birth.

4 (1) The coverage for newly born children shall consist of
5 coverage of injury or sickness including the necessary care and
6 treatment of medically diagnosed congenital defects and birth
7 abnormalities.

8 (2) If payment of a specific premium is required to provide
9 coverage for a child, the policy may require that notification of
10 birth of a newly born child and payment of the required premium
11 must be furnished to the insurer within ~~60~~ 90 days after the date
12 of birth in order to have the coverage continue beyond such ~~60~~
13 90-day period.

14 h. All individual health insurance policies which provide
15 coverage on an expense incurred basis but do not provide coverage
16 for a family member or dependent of the insured on an expense
17 incurred basis shall nevertheless provide for coverage of newborn
18 children of the insured which shall commence with the moment of
19 birth of each child and shall consist of coverage of injury or
20 sickness including the necessary care and treatment of medically
21 diagnosed congenital defects and birth abnormalities, provided
22 application therefor and payment of the required premium are made
23 to the insurer to include in said policy coverage the same or similar
24 to that of the insured, described in g. (1) above ~~60~~ 90 days from
25 the date of a newborn child.

26 i. Whenever, pursuant to the provisions of an individual or
27 group contract issued by an insurer, the former spouse of a named
28 insured is no longer entitled to coverage as an individual dependent
29 by reason of divorce, separate coverage for such former spouse
30 shall be made available by the insurer on an individual non-group
31 basis under the following conditions:

32 (1) Application for such non-group coverage shall be made to
33 the insurer by or on behalf of such former spouse no later than 31
34 days following the date his or her coverage under the prior
35 certificate or contract terminated.

36 (2) No new evidence of insurability shall be required in
37 connection with the application for such non-group coverage but
38 any health exception, limitation or exclusion applicable to said
39 former spouse under the prior coverage may, at the option of the
40 insurer, be carried over to the new non-group coverage.

41 (3) The effective date of the new coverage shall be the day
42 following the date on which such former spouse's coverage under
43 the prior certificate or contract terminated.

44 (4) The benefits provided under the non-group coverage issued
45 to such former spouse shall be at least equal to the basic benefits
46 provided in contracts then being issued by the insurer to acceptable
47 new non-group applicants of the same age and family status.

48 (cf: P.L.2017, c.361, s.7)

1 8. N.J.S.17B:27-30 is amended to read as follows:

2 17B:27-30. Benefits of group health insurance, except benefits
3 for loss of time on account of disability, may be provided for one or
4 more members of the families or one or more dependents of persons
5 who may be insured under a group policy referred to in section
6 17B:27-27, 17B:27-28 or 17B:27-29. Any group health insurance
7 policy which contains provisions for the payment by the insurer of
8 benefits for expenses incurred on account of hospital, nursing,
9 medical, or surgical services for members of the family or
10 dependents of a person in the insured group must, subject to
11 payment of the appropriate premium, permit such family members
12 or dependents to have coverage continued for at least 180 days after
13 the death of the person in the insured group, subject to the policy
14 provision as to termination of coverage with respect to family
15 members or dependents for reasons other than the death of the
16 person in the insured group.

17 All group health insurance policies which provide coverage for a
18 family member or dependent of an insured on an expense incurred
19 basis shall also provide that the benefits applicable for children
20 shall be payable with respect to a newly-born child of that insured
21 from the moment of birth. The coverage for newly-born children
22 shall consist of coverage of injury or sickness including the
23 necessary care and treatment of medically diagnosed congenital
24 defects and birth abnormalities. If payment of a specific premium
25 is required to provide coverage for a child, the policy may require
26 that notification of birth of a newly-born child and payment of the
27 required premium must be furnished to the insurer within 【60】 90
28 days after the date of birth in order to have the coverage continue
29 beyond such 【60】 90-day period.

30 All group health insurance policies which provide coverage on
31 an expense incurred basis for the insured but do not provide
32 coverage for a family member or dependent of the insured on an
33 expense incurred basis, except such group policies as provide no
34 dependent coverage whatsoever for the insured's class, shall
35 nevertheless provide for coverage of newborn children of the
36 insured which shall commence with the moment of birth of each
37 child and shall consist of coverage of injury or sickness including
38 the necessary care and treatment of medically diagnosed congenital
39 defects and birth abnormalities, provided application and payment
40 of the required premium are made to the insurer to include in said
41 policy coverage for a newly-born child as described in the previous
42 paragraph of this section within 【60】 90 days from the date of birth
43 of a newborn child.

44 A policy under which coverage of a dependent of an employee or
45 other member of the insured group terminates at a specified age
46 shall, with respect to an unmarried child covered by the policy prior
47 to the attainment of age 19, who is incapable of self-sustaining
48 employment by reason of intellectual disability or physical

1 handicap and who became so incapable prior to attainment of age
2 19 and who is chiefly dependent upon such employee or member
3 for support and maintenance, not so terminate while the insurance
4 of the employee or member remains in force and the dependent
5 remains in such condition, if the insured employee or member has
6 within 31 days of such dependent's attainment of the termination
7 age submitted proof of such dependent's incapacity as described
8 herein. The foregoing provision of this paragraph shall not require
9 an insurer to insure a dependent who is a child with an intellectual
10 disability or physical handicap of an employee or other member of
11 the insured group where such dependent does not satisfy the
12 conditions of the group policy as to any requirements for evidence
13 of insurability or other provisions as may be stated in the group
14 policy required for coverage thereunder to take effect. In any such
15 case the terms of the policy shall apply with regard to the coverage
16 or exclusion from coverage of such dependent.

17 (cf: P.L.2017, c.361, s.8)

18

19 9. This act shall take effect ¹~~immediately~~ 60 days following
20 enactment¹ and shall apply to contracts, policies, and plans
21 delivered, issued, executed, or renewed after that date.