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A BILL TO BE ENTITLED

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1	AN ACT
2	relating to small and large employer health group cooperatives.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 1501.051, Insurance Code, is amended by
5	amending Subdivision (3-a) and adding Subdivision (3-b) to read as
6	follows:
7	(3-a) <u>"Eligible single-employee business" means a</u>
8	<pre>business entity that:</pre>
9	(A) is owned and operated by a sole proprietor;
10	(B) employed an average of fewer than two
11	employees on business days during the preceding calendar year; and
12	(C) is eligible to participate in a cooperative
13	under this subchapter in accordance with Section 1501.066.
14	(3-b) "Expanded service area" means any area larger
15	than one county in which a health group cooperative offers
16	coverage.
17	SECTION 2. Section 1501.058(a), Insurance Code, is amended
18	to read as follows:

- 19 (a) A cooperative shall:
- (1) arrange for small or large employer health benefit plan coverage for small employer groups, [ex] large employer groups, and, subject to Section 1501.0581, eligible single-employee businesses that participate in the cooperative by contracting with small or large employer health benefit plan

- 1 issuers that meet the requirements established by Section 1501.061;
- 2 (2) collect premiums to cover the cost of:
- 3 (A) small or large employer health benefit plan
- 4 coverage purchased through the cooperative; and
- 5 (B) the cooperative's administrative expenses;
- 6 (3) establish administrative and accounting
- 7 procedures for the operation of the cooperative;
- 8 (4) establish procedures under which an applicant for
- 9 or participant in coverage issued through the cooperative may have
- 10 a grievance reviewed by an impartial person;
- 11 (5) contract with small or large employer health
- 12 benefit plan issuers to provide services to small or large
- 13 employers covered through the cooperative; and
- 14 (6) develop and implement a plan to maintain public
- 15 awareness of the cooperative and publicize the eligibility
- 16 requirements for, and the procedures for enrollment in, coverage
- 17 through the cooperative.
- SECTION 3. Section 1501.0581, Insurance Code, is amended by
- 19 amending Subsections (a), (b), (k), and (p) and adding Subsections
- 20 (q) through (x) to read as follows:
- 21 (a) The membership of a health group cooperative may consist
- of only small employers; $[\tau]$ only large employers; $[\tau]$ both small
- 23 and large employers; small employers and eligible single-employee
- 24 businesses; large employers and eligible single-employee
- 25 businesses; or small employers, large employers, and eligible
- 26 <u>single-employee businesses</u>. To participate as a member of a health
- 27 group cooperative, an employer must be a small or large employer as

- 1 described by this chapter or an eligible single-employee business.
- 2 (b) Subject to the requirements imposed on small employer
- 3 health benefit plan issuers under Section 1501.101 and subject to
- 4 Subsections (a-1) and (o), a health group cooperative:
- 5 (1) shall allow a small employer to join a health group
- 6 cooperative, other than a health group cooperative consisting of
- 7 only [small employers or both small and] large employers, and
- 8 enroll in health benefit plan coverage; [and]
- 9 (2) subject to Subsection (t), may allow eligible
- 10 single-employee businesses to join a health group cooperative and
- 11 enroll in health benefit plan coverage; and
- 12 (3) may allow a large employer to join the health group
- 13 cooperative and enroll in health benefit plan coverage.
- 14 (k) A health group cooperative may offer more than one
- 15 health benefit plan, but each plan offered must be made available to
- 16 all employers participating in [employees covered by] the
- 17 cooperative.
- 18 (p) A health group cooperative must make the election
- 19 described by Subsection (o) at the time the cooperative is
- 20 initially formed. A health group cooperative making this election
- 21 may not include an eligible single-employee business. Evidence of
- 22 the election must be filed in writing with the commissioner in the
- 23 form and at the time prescribed by the commissioner by rule.
- 24 (q) Except as provided by Subsection (r), a health group
- 25 cooperative may file an election with the commissioner, on a form
- 26 and in the manner prescribed by the commissioner, to permit
- 27 eligible single-employee businesses to join the cooperative and to

- 1 enroll in health benefit plan coverage. The election must be filed
- 2 not later than the 90th day before the date coverage for eligible
- 3 single-employee businesses is to become effective.
- 4 (r) A health group cooperative may file an election under
- 5 Subsection (q) only if a small or large employer health benefit plan
- 6 issuer has agreed in writing to offer to issue coverage to the
- 7 cooperative based on its membership after the election to permit
- 8 eligible single-employee businesses to participate in the
- 9 cooperative has become effective.
- 10 <u>(s) On the date an election under Subsection (q) becomes</u>
- 11 effective and until the election is rescinded, the provisions of
- 12 this subchapter relating to guaranteed issuance of plans, to rating
- 13 requirements, and to mandated benefits that are applicable to small
- 14 employers apply to eligible single-employee businesses that are
- 15 members of the health group cooperative.
- 16 (t) A health group cooperative that files an election with
- 17 the commissioner to permit an eligible single-employee business to
- 18 join the health group cooperative and enroll in health benefit plan
- 19 coverage must permit participation and enrollment in the
- 20 cooperative's health benefit plan coverage during the initial
- 21 enrollment and annual open enrollment periods by each eligible
- 22 <u>single-employee business that elects to participate and agrees to</u>
- 23 satisfy requirements associated with participation in and coverage
- 24 through the cooperative. For purposes of this subsection, the
- 25 provisions of Subsection (a-1) applicable to small employers apply
- 26 to eligible single-employee businesses.
- 27 (u) A health group cooperative may rescind its election to

- 1 permit eligible single-employee businesses to join the cooperative
- 2 and enroll in health benefit plan coverage only if:
- 3 (1) the election has been effective for at least two
- 4 years, except as provided by Subsection (v);
- 5 (2) the health group cooperative files notice of the
- 6 rescission with the commissioner not later than the 180th day
- 7 before the effective date of the rescission; and
- 8 <u>(3) the health group cooperative provides written</u>
- 9 notice of termination of coverage to all eligible single-employee
- 10 business members of the cooperative not later than the 180th day
- 11 before the effective date of the termination.
- 12 (v) The commissioner shall adopt rules under which a health
- 13 group cooperative may for good cause rescind an election described
- 14 by Subsection (u) before the second anniversary of the effective
- 15 date of the election.
- 16 (w) Notwithstanding Subsection (u), a health group
- 17 cooperative that files notice of rescission may choose to permit
- 18 existing eligible single-employee businesses to remain active,
- 19 covered members of the cooperative, but only if all such members of
- 20 the cooperative are provided the same opportunity.
- 21 (x) A health group cooperative that has rescinded an
- 22 <u>election under Subsection (u) may not file a subsequent election to</u>
- 23 permit eligible single-employee businesses to join the cooperative
- 24 and enroll in health benefit plan coverage before the fifth
- 25 anniversary of the effective date of the rescission.
- SECTION 4. Section 1501.063(b-3), Insurance Code, is
- 27 amended to read as follows:

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- 1 (b-3) Except as provided by Section 1501.0581(k), a [A]
- 2 health group cooperative shall have sole authority to make benefit
- 3 elections and perform other administrative functions under this
- 4 code for the cooperative's participating employers.
- 5 SECTION 5. Section 1501.065, Insurance Code, is amended to
- 6 read as follows:
- 7 Sec. 1501.065. CERTAIN ACTIONS BASED ON RISK
- 8 CHARACTERISTICS OR HEALTH STATUS PROHIBITED. A cooperative may not
- 9 limit, restrict, or condition an employer's or employee's
- 10 membership in a cooperative or an employee's choice among benefit
- 11 plans based on:
- 12 (1) risk characteristics of a group or of any member of
- 13 a group; or
- 14 (2) health status related factors, duration of
- 15 coverage, or any similar characteristic related to the health
- 16 status or experience of a group or of any member of a group.
- 17 SECTION 6. Subchapter B, Chapter 1501, Insurance Code, is
- 18 amended by adding Sections 1501.066 and 1501.067 to read as
- 19 follows:
- Sec. 1501.066. ELECTION TO TREAT PARTICIPATING EMPLOYERS
- 21 SEPARATELY FOR RATING PURPOSES. (a) Notwithstanding Section
- 22 1501.063, a health group cooperative may file with the
- 23 commissioner, on a form and in the manner prescribed by the
- 24 commissioner, an election to treat each participating employer
- 25 within the cooperative as a separate employer for purposes of
- 26 rating small and large employer health benefit plans, subject to
- 27 the rating requirements of this code applicable to such plans. An

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- 1 existing health group cooperative must file the election with the
- 2 department not later than the 90th day before the date on which the
- 3 election is to become effective.
- 4 (b) A health group cooperative must provide to all
- 5 participating and prospective employers, in a manner prescribed by
- 6 the commissioner, a written notice of the cooperative's election to
- 7 treat participating employers within the cooperative as separate
- 8 employers for purposes of rating small and large employer health
- 9 benefit plans. Employers participating in the cooperative when
- 10 such an election is made must be provided notice of the election not
- 11 <u>later than the 90th day before the date the election is to become</u>
- 12 effective. For a participating employer, the notice must contain
- 13 the quote for the premium rate applicable to the employer as of the
- 14 date the plan is renewed. Prospective employers must be provided
- 15 notice of the election when the prospective employer applies to
- 16 become a participating employer in the health group cooperative.
- 17 (c) An election under this section is effective on the
- 18 earliest date after the election is made on which the plan to which
- 19 the election applies is initially issued or renewed. The election
- 20 remains in effect for not less than 12 months after the effective
- 21 <u>date.</u>
- Sec. 1501.067. ELIGIBLE SINGLE-EMPLOYEE BUSINESS. The
- 23 commissioner shall adopt rules governing the eligibility of a
- 24 single-employee business to participate in a health group
- 25 cooperative under this subchapter. The rules must include
- 26 provisions to ensure that each eligible single-employee business
- 27 has a business purpose and was not formed solely to obtain health

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- 1 benefit plan coverage under this subchapter.
- 2 SECTION 7. This Act takes effect immediately if it receives
- 3 a vote of two-thirds of all the members elected to each house, as
- 4 provided by Section 39, Article III, Texas Constitution. If this
- 5 Act does not receive the vote necessary for immediate effect, this
- 6 Act takes effect September 1, 2011.