By: Bell of Montgomery

H.B. No. 351

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the provision of workers' compensation insurance and
3	group accident and health insurance together in a packaged plan.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subtitle E, Title 10, Insurance Code, is amended
6	by adding Chapter 2056 to read as follows:
7	CHAPTER 2056. PACKAGED PLAN OF WORKERS' COMPENSATION AND ACCIDENT
8	AND HEALTH INSURANCE
9	Sec. 2056.001. DEFINITIONS. In this chapter:
10	(1) "Compensable injury" has the meaning assigned by
11	Section 401.011, Labor Code.
12	(2) "Packaged plan" means a plan offering a workers'
13	compensation policy together with a group accident and health
14	insurance policy as described in Section 2056.002.
15	(3) "Workers' compensation insurance company" means a
16	stock company, mutual insurance company, reciprocal or
17	interinsurance exchange, or Lloyd's plan authorized to engage in
18	the business of workers' compensation insurance in this state.
19	Sec. 2056.002. CONTRACT WITH ACCIDENT AND HEALTH INSURANCE
20	COMPANY TO PROVIDE PACKAGED PLAN. (a) A workers' compensation
21	insurance company may contract with an accident and health
22	insurance company to offer to employers a workers' compensation
23	insurance policy and a group accident and health insurance policy
24	together in one packaged plan under which employees and their

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1 dependents are eligible for major medical expense coverage and employees are covered for medical benefits and other benefits 2 3 required by Chapter 408, Labor Code. 4 (b) Nothing in this chapter authorizes a workers' 5 compensation insurance company to underwrite group accident and health insurance policies. A group accident and health insurance 6 7 policy offered by a workers' compensation insurance company must be 8 provided by an entity that is authorized to write group accident and health insurance and is separate from the workers' compensation 9 10 insurance company. Sec. 2056.003. PROVISION OF MEDICAL BENEFITS THROUGH HEALTH 11 12 INSURANCE. (a) Subject to this section, a workers' compensation insurance company that offers a packaged plan may allow for medical 13 14 benefits required under Chapter 408, Labor Code, to be provided to 15 employees through the group accident and health insurance policy in 16 the packaged plan. 17 (b) A packaged plan must require that benefits related to a compensable injury other than medical benefits be provided 18 19 exclusively through the workers' compensation insurance policy in the packaged plan. Medical benefits for a compensable injury 20 provided through a group accident and health insurance policy under 21 22 Subsection (a) continue to be governed by Title 5, Labor Code, and Chapter 1305 of this code. 23 24 (c) A packaged plan offered under this section may not impose cost-sharing requirements for workers' compensation medical 25

26 benefits that are covered under the group accident and health

27 <u>insurance policy in a packaged plan.</u>

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1 <u>(d) To the extent employees contribute to the premiums for</u> 2 group accident and health coverage provided under a packaged plan 3 offered under this section, those contributions must exclude any 4 portion of the premiums allocated to the provision of workers' 5 compensation medical benefits under this section.

6 (e) A packaged plan offered under this section must provide
7 that medical examinations required under Subchapter A, Chapter 408,
8 Labor Code, are covered exclusively under the workers' compensation
9 insurance policy included in the packaged plan.

10 Sec. 2056.004. WORKERS' COMPENSATION OBLIGATIONS AFTER INSOLVENCY OR TERMINATION. (a) A workers' compensation insurance 11 12 company that offers a packaged plan that allows for workers' compensation medical benefits to be provided through the group 13 14 accident and health insurance policy in the packaged plan continues 15 to be liable for those workers' compensation obligations provided through the group accident and health insurance policy if the 16 17 company issuing the group accident and health insurance policy becomes insolvent or if the group accident and health coverage 18 19 terminates.

- 20 (b) Nothing in this chapter may be construed to relieve a 21 workers' compensation insurance company from any obligation to 22 provide benefits required by Chapter 408, Labor Code.
- (c) Nothing in this chapter relieves the Texas Property and
   Casualty Insurance Guaranty Association of any obligations with
   respect to a workers' compensation insurance company offering a
   packaged plan under this chapter.
- 27 Sec. 2056.005. EXCLUSIVE REMEDY NOT AFFECTED. Nothing in

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1 this chapter affects the exclusivity, as provided by Section 2 408.001, Labor Code, of the remedy of recovery of workers' 3 compensation benefits for an employee covered by a packaged plan or a legal beneficiary against the employer or an agent or employee of 4 5 the employer for the death of or a work-related injury sustained by the employee. 6 7 Sec. 2056.006. CERTAIN CLAIMS AGAINST WORKERS' 8 COMPENSATION CLAIMANT PROHIBITED. (a) As provided by Section 413.042, Labor Code, a health care provider may not pursue a private 9 claim against a workers' compensation claimant covered by a 10 packaged plan for all or part of the cost of a health care service 11 12 provided by the provider except as provided by that section. (b) A health care provider commits an administrative 13 violation under Title 5, Labor Code, if the provider violates 14 Subsection (a). 15 Sec. 2056.007. RULES. The commissioner shall adopt rules 16 17 as necessary to implement this chapter, including rules relating 18 to: 19 (1) establishing additional solvency requirements for an insurance company offering a workers' compensation insurance 20 policy or group accident and health insurance policy under this 21 22 chapter; and 23 (2) modifying any disclosures otherwise required by 24 statute regarding accident and health policies that are not workers' compensation when the disclosures are provided in 25 26 connection with a packaged plan. 27 SECTION 2. This Act takes effect September 1, 2023.

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