No. 2

Introduced by Senator Speier Senators Burton and Speier

December 2, 2002

An act to relating to health care coverage. An act to add Section 12693.705 to the Insurance Code, to add Part 8.5 (commencing with Section 2020) to Division 2 of the Labor Code, to amend Section 131 of, and to add Section 976.7 to, the Unemployment Insurance Code, and to add Section 14005.42 to the Welfare and Institutions Code, relating to health care coverage, and making an appropriation therefor.

LEGISLATIVE COUNSEL'S DIGEST

SB 2, as amended, Speier Burton. Health care coverage.

Existing law does not provide a system of health care coverage for all California residents and does not require employers to provide health care coverage for employees and dependents, other than coverage provided as part of the worker's compensation system for work-related employee injuries. Existing law provides for the creation of various programs to provide health care services to persons who have limited incomes and meet various eligibility requirements. These programs include the Healthy Families Program administered by the Managed Risk Medical Insurance Board, and the Medi-Cal program administered by the State Department of Health Services. Existing law provides for the regulation of health care service plans by the Department of Managed Health Care and health insurers by the Department of Insurance.

This bill would require employers to provide health care coverage for eligible employees and dependents that is equivalent to coverage required to be provided by health care service plans, but that includes

coverage for basic prescription drugs. As an alternative, the bill would authorize an employer to comply with this requirement by paying a fee to the state for similar coverage. The bill would authorize an employer to require an eligible employee to pay up to 20% of the cost of the coverage. The bill would not require an employer to provide coverage for the dependent spouse or domestic partner of an eligible employee who is eligible for coverage from another employer.

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This bill would create the State Health Purchasing Program, which would be administered by the Managed Risk Medical Insurance Board. The bill would require the board to arrange health plan coverage through a purchasing pool for employers who have paid a fee for employee health coverage rather than arranging their own coverage. The bill would require the board to determine annually the fee to be paid by these employers. The fee and employee contributions would be collected by the Employment Development Department and would be deposited in the newly created State Health Purchasing Fund. The money in the fund would be continuously appropriated to the board for the purposes of the program. The bill would require specified health benefits to be provided through the program and would require the board to establish copayments and deductibles for enrollees. The bill would authorize the board to coordinate coverage under the program with coverage available under the Medi-Cal program and the Healthy Families Program. The bill would require enrollees obtaining coverage arranged through the State Health Purchasing Program to provide certain information to the board relative to income and eligibility under penalty of perjury, thereby creating a new crime and imposing a state-mandated local program. The bill would enact other related provisions.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Existing law does not require each employer to provide health insurance to its employees.

This bill would declare the intent of the Legislature to develop an employer-based health care coverage system that provides health insurance to every employee in California. Vote: majority. Appropriation: <u>no</u> yes. Fiscal committee: <u>no</u> yes. State-mandated local program: <u>no</u> yes.

The people of the State of California do enact as follows:

1 SECTION 1. The Legislature finds and declares all of the

2 SECTION 1. The Legislature finds and declares all of the 3 following:

4 (a) The Legislature finds and declares that working 5 Californians and their families should have health insurance 6 coverage.

7 (b) The Legislature further finds and declares that most 8 working Californians obtain their health insurance coverage 9 through their employment.

10 (c) The Legislature finds and declares that in 2001, more than 11 6,000,000 Californians lacked health insurance coverage at some 12 time and 3,600,000 Californians had no health insurance 13 coverage at any time.

(d) The Legislature finds and declares that more than 80
percent of Californians without health insurance coverage are
working people or their families. Most of these working
Californians without health insurance coverage work for
employers who do not offer health benefits.

(e) The Legislature finds and declares that people who are
(e) The Legislature finds and declares that people who are
covered by health insurance have better health outcomes than
those who lack coverage. Persons without health insurance are
more likely to be in poor health, more likely to have missed needed
medications and treatment, and more likely to have chronic
conditions that are not properly managed.

(f) The Legislature finds and declares that employers who do 25 26 not provide health benefits to their workers have an unfair competitive advantage over those employers who provide health 27 28 benefits. Employers who provide health benefits often pay directly 29 for the failure of other employers to provide health benefits by providing health benefits to spouses and other dependents who 30 should be covered by the spouse's or dependent's employer. 31 Employers who provide health benefits also pay directly when a 32 previously uninsured person becomes an employee and the 33 accumulated health costs due to lack of insurance burden the 34 employer providing health benefits. 35

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(g) The Legislature further finds and declares that health benefit costs in California generally are lower than costs in other states but employers generally are less likely to offer coverage. 4 (*h*) The Legislature further finds and declares that controlling health care costs can be more readily achieved if all working 5 people and their families have health benefits so that cost shifting 6 is minimized. 8 (i) It is therefore the intent of the Legislature to assure that 9 working Californians and their families have health benefits and that their employers shall either provide those benefits or pay a 10 user fee to the State of California so that the state may serve as a purchasing agent to pool those fees to purchase coverage that would otherwise have been purchased directly by employers. 13 14 (j) The Legislature further finds and declares that, while covering all working people and their families will substantially 15 reduce the number of Californians without health insurance, 16 several million Californians will still lack health coverage. 18 (k) It is therefore not the intent of the Legislature to reduce or 19 eliminate funding for safety net programs that provide access to care for those who remain uninsured. SEC. 2. Section 12693.705 is added to the Insurance Code, to 22 read: 23 12693.705. To further the purposes of the State Health Purchasing Fund created pursuant to Chapter 2 (commencing 24 with Section 2040) of Part 8.5 of Division 2 of the Labor Code, the 25 26 board shall reduce or eliminate documentation and verification 27 requirements for enrollees in that program. Nothing in this section 28 shall affect the board's authority to verify eligibility as permitted 29 by federal law. 30 SEC. 3. Part 8.5 (commencing with Section 2020) is added to Division 2 of the Labor Code, to read: PART 8.5. EMPLOYEE HEALTH INSURANCE 34 CHAPTER 1. GENERAL PROVISIONS 36 Article 1. Title and Purpose

This part shall be known and may be cited as the Health 39 2020. Insurance Act of 2003. 40

1 2020.5. It is the purpose of this part to ensure that all working 2 Californians and their families are provided health care coverage. 3 2021. This part shall not be construed to diminish any 4 protection already provided pursuant to collective bargaining 5 agreements or employer-sponsored plans that are more favorable 6 to the employees than the health care coverage required by this 7 part.

Article 2. Definitions

2022. Unless the context requires otherwise, the definitions
set forth in this article shall govern the construction and meaning
of the terms and phrases used in this chapter.

14 2022.1. "Health plan" means an insurer, health care service
15 plan, self-funded employer-sponsored plan, multiple employer
16 trust, or Taft-Hartley Trust as defined by federal law, authorized
17 to pay for health care services in this state.

18 2022.2. "Dependent" means the spouse, minor child,
19 permanently disabled child, or legally dependent parent of a
20 covered employee.

21 2022.3. "Employee" means a person as defined in Article 1.5
22 (commencing with Section 621) of Chapter 3 of Part 1 of Division
23 1 of the Unemployment Insurance Code.

24 2022.4. "Employer" means an employer, as defined in Article
25 3 (commencing with Section 675) of Chapter 3 of Part 1 of Division
26 1 of the Unemployment Insurance Code, employing for wages or
27 salary _____ or more persons to work in this state.

28 2022.5. "Employment" is defined in Article 1 (commencing
29 with Section 601) of Chapter 3 of Part 1 of Division 1 of the
30 Unemployment Insurance Code.

2022.6. "Principal employer" means the employer for whom
an employee works the largest number of hours in any month.

33 2022.7. "Wages" means all remuneration for services from 34 whatever source, including commissions, bonuses, and tips and

35 gratuities, paid directly to an individual by a customer or his or her

- 36 *employer*.
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SB 2 1 Article 3. Coverage 2 3 2023. An employer shall provide health care coverage to each employee pursuant to this chapter. An employer shall also provide 4 health care coverage to any dependent of an employee who is not 5 receiving coverage from a different employer. An employer is not 6 7 required to provide health care coverage to the dependent spouse 8 or domestic partner of an employee who is eligible for coverage 9 from another employer.

10 2023.1. An employer required to provide health care coverage 11 pursuant to this chapter may do any of the following:

12 (a) Select and purchase that coverage from any health plan.

13 *(b) Provide coverage through self-funded, employer-sponsored* 14 *plans.*

(c) Pay a fee to the Employment Development Department inthe amount set forth in Section 2050.

2023.2. (a) An employer shall be responsible for the cost of 17 health care coverage. However, where coverage exceeds the 18 minimum benefits required by this chapter, the payment for that 19 20 coverage shall be consistent with established practices. To the extent that the employee is responsible for paying all or a part of 21 22 these costs, an employer shall withhold those amounts from the 23 employee's salary and wages. 24 (b) An employer may require an employee to pay up to 20

percent of the cost of the coverage required by this chapter.
(c) An employer providing coverage exceeding the minimum
benefits required by this chapter may charge a share of the cost of
coverage provided, but that charge may not exceed the cost of the
additional coverage.

30 (d) An employer may purchase health care coverage that 31 includes additional out of pocket expenses, such as copayments or 32 deductibles, but the out of pocket expenses for the employees shall 33 not exceed the amounts specified in Section 2045.4.

34 2023.3. An employer shall provide health care coverage to 35 every employee who has qualifying wages under the 36 Unemployment Insurance Code. An employer shall continue 37 payments for health care coverage for an employee who is 38 hospitalized or otherwise prevented by sickness or injury from 39 working and earning wages, and for whom sick leave benefits are 40 exhausted. This obligation shall continue for three months 1 following the month during which the employee became 2 hospitalized or disabled from working, or the month the employee 3 becomes eligible for other public or private coverage, whichever 4 occurs first. An employer shall not be required to provide health 5 care coverage pursuant to this chapter with respect to an employee 6 if any of the following occur:

7 (a) The employer is not the principal employer of the employee 8 in terms of monthly hours worked.

9 (b) The employee is provided other health care coverage 10 established under any law of the United States or this state.

(c) The employee is covered as a dependent under a health care
service plan, health insurance policy, or self-funded
employer-sponsored plan that has health care coverage benefits
meeting the requirements of this chapter.

15 2023.4. The Employment Development Department shall
16 adopt regulations to ensure that employers abide by the provisions
17 of this chapter. Those regulations shall include provisions
18 ensuring that employers do not circumvent the intent of this
19 chapter by designating employees as independent contractors.

20 2023.5. Health care coverage provided in accordance with 21 this chapter shall be equivalent to coverage required to be 22 provided by health care service plans pursuant to Chapter 2.2 23 (commencing with Section 1340) of Division 2 of the Health and 24 Safety Code, but shall also include coverage of basic prescription 25 drugs.

26 2023.6. An employer providing coverage pursuant to this 27 chapter shall not be required to pay for benefits in any of the 28 following circumstances:

(a) When the beneficiary is entitled to receive disability
benefits or compensation under any workers' compensation or
employers' liability law for the injury or illness.

(b) When health care services for an injury or illness are
provided to the beneficiary by any federal, state, local, or other
agency without charge.

35 2023.7. An employer shall not request or otherwise seek to 36 obtain information concerning income or other eligibility 37 requirements for public health benefit programs regarding an 38 employee, dependent, or other family member of an employee, 39 other than that information about the employee's employment 40 status otherwise known to the employer consistent with existing 1 2

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state and federal law and regulation. For these purposes, public health benefit programs include, but are not limited to, the Medi-Cal program, Healthy Families Program, Managed Risk Medical Insurance Program, and Access for Infants and Mothers program. CHAPTER 2. STATE HEALTH PURCHASING PROGRAM Article 1. Creation of Program and Powers of the Board 2040. The State Health Purchasing Program is hereby created. The program shall be managed by the Managed Risk Medical Insurance Board, which shall have equivalent powers to those granted to the board with respect to the Healthy Families Program under Section 12693.21 of the Insurance Code. 2040.2. The board shall arrange coverage for employers who pay a fee pursuant to subdivision (c) of Section 2023.1 by establishing and maintaining a purchasing pool for coverage of program enrollees to enable applicants without access to affordable and comprehensive employer-sponsored coverage to receive health benefits. The board shall negotiate separate contracts with participating health plans for the benefit package described in this chapter. Article 2. Definitions Unless the context requires otherwise, the definitions 2041. set forth in this article shall govern the construction and meaning of the terms and phrases used in this chapter. "Fund" means the State Health Purchasing Fund 2041.1. created pursuant to Section 2110. "Program" means the State Health Purchasing 2041.2. Program, which includes a purchasing pool providing health care

34 coverage for employees and their dependents for which the

35 employer pays a fee rather than purchasing health care coverage36 that meets the standards of this part.

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Article 3. Benefits and Enrollee Contribution

2045. The health care benefits coverage provided to enrollees
shall be equivalent to the coverage required to be provided by
health care service plans pursuant to Chapter 2.2 (commencing
with Section 1340) of Division 2 of the Health and Safety Code, but
shall also include coverage of basic prescription drugs.

8 2045.3. The applicable employee contribution, not to exceed 9 20 percent, shall be established by the board and shall be collected 10 by the employer and paid concurrently with the employer fee, 11 pursuant to subdivision (c) of Section 2023.1. The employer may 12 agree to pay any applicable employee contribution.

13 2045.4. (a) The board shall establish the required enrollee 14 deductibles or copayment levels for specific benefits, including 15 total annual copayments.

16 (b) No out-of-pocket costs other than copayments and 17 deductibles in accordance with this section shall be charged to 18 enrollees for health benefits.

(c) Coverage provided to enrollees shall not contain anypreexisting condition exclusion requirements.

(d) No participating health plan shall exclude an enrollee on
the basis of any actual or expected health condition or claims
experience of that enrollee or a member of that enrollee's family.

(e) There shall be no variations in rates charged to enrollees,
 including premiums and copayments, on the basis of any actual or
 expected health condition or claims experience of an enrollee or

27 enrollee's family member.

28 2045.5. (a) An enrollee who would qualify for Medi-Cal
29 pursuant to Chapter 7 (commencing with Section 14000) of Part
30 of Division 6 of the Welfare and Institutions Code shall receive
and shall not be charged copays or deductibles
that exceed those charged by the Medi-Cal no-share-of-cost

33 program.

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(b) The board shall adopt regulations necessary to define andimplement these expanded benefits.

36 2045.6. (a) An enrollee who would qualify for the Healthy

37 Families Program pursuant to Part 6.2 (commencing with Section

38 12693) of the Insurance Code shall receive expanded benefits and

39 shall not be charged copays or deductibles that exceed those

40 *charged by that program.*

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(b) The board shall adopt regulations necessary to define and
implement these expanded benefits.

Article 4. Employer Fee

6 2050. The board shall annually determine the level of the fee 7 to be paid by an employer who chooses to participate in the 8 program. In determining the level of the fee, the board shall take 9 into account the wages of the employees for whom coverage will 10 be purchased, as well as other relevant factors.

11 2051. The board shall provide notice to the Employment 12 Development Department of the amount of the fee in a time and 13 manner that permits the Employment Development Department to 14 provide notice to all employers of the estimated fee for the budget 15 year pursuant to Section 976.7 of the Unemployment Insurance 16 Code.

17 2052. Revenue from the employer fee and from associated
18 employee contributions shall be deposited into the State Health
19 Care Fund, which is created pursuant to Section 2110.

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21 22 Article 5. Participating Health Plans

23 2060.3. (a) Notwithstanding any other provision of law, the
24 board shall not be subject to licensure or regulation by the
25 Department of Insurance or the Department of Managed Health
26 Care.

(b) Participating health plans that contract with the program
shall meet standards equivalent to those established for the
Healthy Families Program pursuant to Section 12693.37 of the
Insurance Code.

(c) For purposes of this chapter, the board shall have powers
equivalent to the powers described in Sections 12693.48 and
12693.52 of the Insurance Code with respect to the Healthy
Families Program.

35 (d) In adopting regulations to administer this chapter, the 36 board shall ensure the continued viability of public hospitals and

37 *clinics, community clinics, and other safety net providers.*

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Article 6. Cost Containment 2070. (a) The board shall develop and utilize appropriate cost containment measures to maximize the cost-effectiveness of

5 health care coverage offered under the program. Those measures6 may include the following:

7 (1) Limiting the expenditure of funds for this purpose to the 8 price to the program for the lowest cost plan contracting with the 9 program.

10 (2) Creating program rules that restrict the ability of an 11 employer or applicant to drop existing coverage in order to qualify 12 for the program.

(3) Other measures that the board deems necessary to ensure
the affordability of coverage for employers, employees, and their
dependents.

16 (b) The board may obtain information sufficient to assist it in 17 determining whether the price paid for coverage is appropriate to 18 ensure access to quality care, and whether a different price may be 19 appropriate.

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Article 7. Other Public Programs

23 2090. (a) The employer who has chosen to pay a fee to the 24 fund shall provide information to the board regarding potential enrollees as prescribed by the board. In no case shall the board 25 26 require or permit the employer to obtain from the potential enrollee 27 information about the family income or other eligibility 28 requirements for Medi-Cal, Healthy Families, or other public 29 programs other than that information about the employee's employment status otherwise known to the employer consistent 30 31 with existing state and federal law and regulation.

(b) The board shall obtain enrollment information from
potential enrollees to be covered by the program. The enrollment
information shall include information sufficient to determine
whether the enrollee may be eligible for coverage under Medi-Cal,
Healthy Families, or other public programs.

37 (c) An enrollee shall be covered by the program from the date

that the board receives enrollment information from the enrollee.
(d) The board shall seek to assure continuity of coverage for

40 those enrollees continuing to be covered by the program. An

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1 enrollee shall not cease to be covered unless the board can

2 document that the enrollee received notice 30 days prior to the3 termination of coverage.

4 2091. (a) Subject to subdivisions (b) and (c), the board shall 5 require enrollees who may be applicants and recipients for 6 Medi-Cal or Healthy Families to provide independent 7 documentation that they meet the qualifications for eligibility only 8 to the extent required by federal law.

9 (b) The board shall require every potential and continuing enrollee under this part to file an affirmation, signed under penalty 10 11 of perjury, setting forth any facts about his or her annual income, applicable income deductions, and other qualifications for 12 eligibility as may be required by the board. The statements shall 13 14 be on forms prescribed by the board and developed jointly with the State Department of Health Services. 15 16 (c) Nothing in this section shall affect the authority of the State

10 (c) Nothing in this section shall affect the duinority of the state 17 Department of Health Services or the board to verify eligibility as 18 required by federal law.

19 2092. (a) The board shall provide to the State Department of 20 Health Services information concerning the potential or 21 continuing eligibility of enrollees in the program for Medi-Cal or 22 Healthy Families.

(b) For those enrollees of the program who are determined to
be eligible for Medi-Cal or Healthy Families, the board shall
provide the state share of financial participation through the

26 program.

27 2093. (a) Upon the effective date of coverage of a child 28 eligible for the program, the board shall arrange for payment of 29 providers who participate in the Child Health and Disability 30 Prevention Program pursuant to Article 6 (commencing with 31 Section 124025) of Chapter 3 of Part 2 of Division 106 of the

32 *Health and Safety Code, consistent with the equivalent* 33 *requirements in Section 12693.41 of the Insurance Code.*

34 2095. Care for enrollees who have been identified by the 35 participating health plan as potentially seriously emotionally

36 disturbed shall be provided and paid for consistent with the

37 equivalent requirements in Section 12693.61 of the Insurance38 Code.

39 2096. Care for an enrollee who is determined by the 40 California Children's Services Program to be eligible for benefits

under that program pursuant to Article 5 (commencing with 1 2 Section 123800) of Chapter 3 of Part 2 of the Division 106 of the Health and Safety Code shall be provided and paid for consistent 3 with equivalent requirements in Sections 12693.62 and 12693.69 4 of the Insurance Code. 5 6 2097. The board shall encourage all health plans that provide 7 services under the program to have protocols consistent with 8 equivalent requirements in Section 12693.98 of the Insurance 9 Code. 10 11 Article 8. Administration 12 13 2100. A contract entered pursuant to this part shall be exempt 14 from any provision of law relating to competitive bidding, and shall be exempt from the review or approval of any division of the 15 Department of General Services. The board shall not be required 16 to specify the amounts encumbered for each contract, but may 17 allocate funds to each contract based on the projected or actual 18 enrollee enrollments to a total amount not to exceed the amount 19 20 appropriate for the program including applicable contributions. 21 2110. (a) The State Health Purchasing Fund is hereby 22 created in the State Treasury and, notwithstanding Section 13340 23 of the Government Code, is continuously appropriated to the 24 board for the purposes specified in this part. (b) The board shall authorize the expenditure from the fund of 25 26 state funds or federal funds that are appropriated to and deposited 27 into the fund, and applicable employer fees and employee 28 contributions that are deposited into the fund. This shall include 29 the authority for the board to authorize the State Department of Health Services to transfer funds appropriated to the department 30 31 for the program to the State Health Purchasing Fund, and to also

32 *deposit those funds in, and to disburse those funds from, the State*

33 Health Purchasing Fund.

34 SEC. 4. Section 131 of the Unemployment Insurance Code is 35 amended to read:

36 131. "Contributions" means the money payments to the

37 Unemployment Fund, Employment Training Fund, *State Health*

Purchasing Fund, or Unemployment Compensation DisabilityFund which that are required by this division.

1 SEC. 5. Section 976.7 is added to the Unemployment Insurance Code, to read: 2 3 976.7. In addition to other contributions required by this division, an employer, except an employer who provides proof of 4 health care coverage consistent with the provisions of subdivision 5 (a) or (b) of Section 2023.1 of the Labor Code, shall pay to the 6 department for deposit into the State Health Purchasing Fund a fee 7 in the amount set by the State Health Purchasing Board in 8 9 accordance with Chapter 2 (commencing with Section 2040) of Part 8.5 of Division 2 of the Labor Code. The fees shall be 10 11 collected in the same manner and at the same time as any contributions required under Sections 977 and 977.5. 12

13 SEC. 6. Section 14005.42 is added to the Welfare and 14 Institutions Code, to read:

15 14005.42. (a) For persons enrolled in the State Health
16 Purchasing Program created pursuant to Chapter 2 (commencing
17 with Section 2040) of Part 8.5 of Division 2 of the Labor Code, the
18 department shall exercise all options available under federal law
19 to simplify eligibility for Medi-Cal benefits by exempting all
20 resources in the determination of eligibility. Those individuals
21 shall not be subject to subdivision (b) of Section 14005.30.

(b) The department shall seek a federal waiver for any group
described in subdivision (a) for which an option is not available
to apply the procedures required by subdivision (a).

25 SEC. 7. No reimbursement is required by this act pursuant to 26 Section 6 of Article XIII B of the California Constitution because the only costs that may be incurred by a local agency or school 27 28 district will be incurred because this act creates a new crime or 29 infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of 30 31 the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIII B of the California 32 33 Constitution.

34 following:

35 (a) A majority of Californians receive health care coverage

36 through their employers as a result of employment, however,

37 fewer employers in California provide health care coverage than

- 38 the nationwide average.
- 39 (b) In 2001, there were almost 6.3 million uninsured
- 40 Californians, or 21.1 percent of Californians under 65 years of age.

(c) Slightly over one-half of the uninsured adults in California
 were employed in 2001.

3 (d) Those employers who provide for their employees' health 4 care are also absorbing the costs of the uninsured. This creates an 5 unfair business climate for those companies that provide health care coverage for their employees. If economic competition is to 6 7 be fair and equitable, all employers should absorb these costs 8 equally. Companies that drop coverage simply shift the cost to 9 those businesses that continue to maintain coverage partially 10 causing premiums to rise. 11 (e) Uniform employer health care coverage would

12 substantially reduce the number of Californians without health

13 care coverage and would reduce the average cost per employee of 14 providing health care coverage and would create a level playing

providing health care coverage and would cr
 field for all businesses in California.

(f) Appropriate and necessary health care leads to a healthier
 and more productive work force.

18 (g) All Californians have a right to health care coverage and the

19 health care system needs universal health care coverage in order

20 to remain viable. The health care system cannot continue to absorb

21 the cost of uncompensated health care. Without universal health

22 care coverage, the health care system will collapse.

23 (h) It is the intent of the Legislature to develop an

24 employer-based health care coverage system that provides health

25 insurance to every employee. It is further the intent of the

26 Legislature that the employer-based health care coverage system

27 be the base upon which universal health care coverage in

28 California is built.

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