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# STRATEGIES TO MITIGATE THE RISING COST OF HEALTHCARE



Presented by the Healthcare Task Force of the  
South Carolina Chamber Foundation

January 2019

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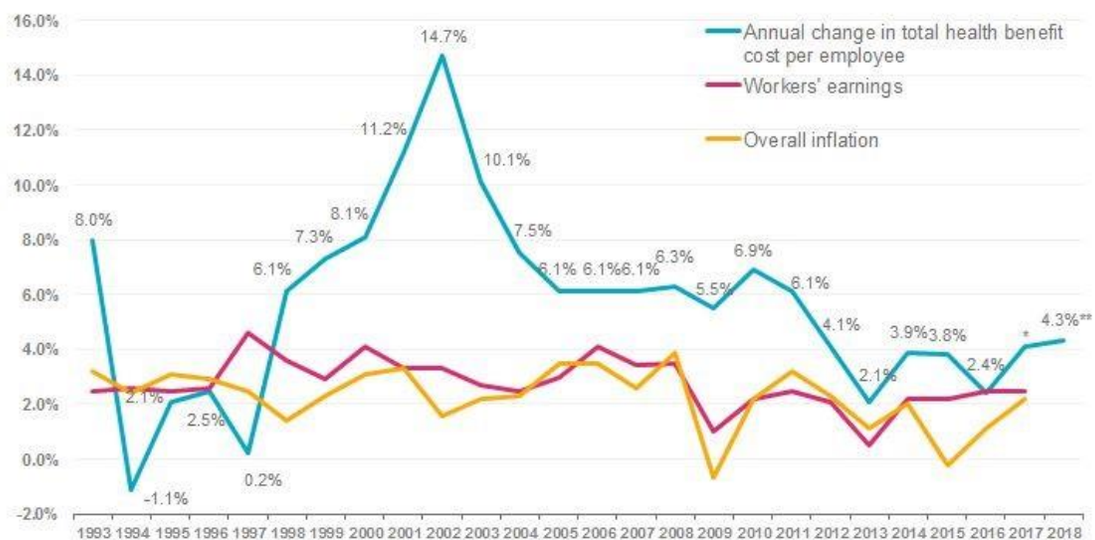
## Introduction

Every year the South Carolina Chamber of Commerce conducts a survey of hundreds of employers in the state to identify major areas of concern for their businesses or industries. Results of the survey consistently show that the rising cost of healthcare has been and continues to be one of the most challenging issues facing the business community. For this reason, the South Carolina Chamber Foundation chartered a Task Force made up of state business leaders and healthcare policy experts tasked with identifying strategies to help mitigate the rising cost of healthcare for employers and employees. While major changes to healthcare policy are primarily driven by federal actions, in this report the Task Force lays out specific state- and business-led actions that will increase cost transparency and create more options for coverage, effectively lowering healthcare costs for employees and employers.

## Cause for Concern

Healthcare costs have dramatically increased in recent decades, resulting in higher employer and employee health benefit costs and the overall costs of doing business. The graphic below vividly illustrates this problem, depicting the annual change in total health benefit costs per employee compared to inflation and workers' earnings over the past 25 years. It is plain to see the alarming rise in employee healthcare costs – well above the annual change in workers' earnings and inflation – and this upward trend continues to cause concern for employers.

Change in total health benefit cost per employee compared to CPI, workers' earnings



\* The actual cost increase for 2017 will be available later this year. \*\* Projected  
Source: Mercer's National Survey of Employer-Sponsored Health Plans; Bureau of Labor Statistics, Consumer Price Index, U.S. City Average of Annual Inflation (April to April) 1993-2017; Bureau of Labor Statistics, Seasonally Adjusted Weekly Earnings from the Current Employment Statistics Survey (April to April) 1993-2017.

Driven mainly by the continual increase in healthcare costs, national health spending – which includes spending by federal and state governments, the private sector and individuals – has risen from just five percent as a share of the economy in 1960 to 17.9 percent in 2016, according to

the most recent data from the Centers for Medicare and Medicaid Services (CMS). CMS projects health spending to rise to 19.9 percent by 2025. Private-sector employers paid nearly \$665 billion in 2016 in health-related costs, up five percent from the prior year, according to CMS data.

These rising costs are, to some extent, a reflection of tremendous investments in health-related research and development. The emergence of new diagnostic equipment, treatment approaches, and pharmaceutical therapies has increased life expectancy by nearly 13 percent during the same time period. Americans can expect to live nine years longer than they did in 1960, but these advances have not been cheap.<sup>1</sup>

There are numerous drivers of rising healthcare costs, including defensive medicine, intrusive government regulation, provider consolidation, and increasing pharmaceutical prices and utilization. For example, a recent study found that oral anticancer drugs were six times more expensive in 2014 than in 2010.<sup>2</sup> Another study found that drug prices for multiple sclerosis medications ranged between \$8,000 to \$11,000 per year, but now range up to \$60,000 per year.<sup>3</sup>

The rise in drug companies' list pricing has been volatile, but annual growth is still disturbingly high. Retail prescription drug spending now accounts for over 10 percent of national healthcare spending.<sup>4</sup> Other studies have found that drug spending totals over 16 percent of the overall healthcare system.<sup>5</sup> Specialty drug pricing represents a rising share of overall drug costs, with specialty drugs accounting for 35 to 40 percent of plans' spending on drugs; this proportion is likely to rise to over 50 percent in the next five years.<sup>6</sup>

Drug utilization has grown as well. Between 2014 and 2015, health plans on the Affordable Care Act exchanges are spending 15 percent more annually for prescription drugs.<sup>7</sup> The increase is due to several factors, including higher drug utilization and prescription drug advertisements.

Businesses recognize that pricing and utilization are beyond their direct control, so they are seeking other ways to lower premiums for their employees and themselves.

The increasing cost of healthcare services has driven the average health insurance premium up 19 percent over the past five years to \$7,000 for single coverage in 2017, and to nearly \$19,000 for family coverage, according to the Kaiser Family Foundation.

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<sup>1</sup> World Bank. "World Development Indicators, 1960-2016."

<sup>2</sup> Henry Waxman et al., "Getting to the Root of High Prescription Drug Prices," The Commonwealth Fund, July 2017, [https://www.commonwealthfund.org/sites/default/files/documents/\\_\\_\\_media\\_files\\_publications\\_fund\\_report\\_2017\\_jul\\_waxman\\_high\\_drug\\_prices\\_drivers\\_solutions\\_report\\_la\\_en.pdf](https://www.commonwealthfund.org/sites/default/files/documents/___media_files_publications_fund_report_2017_jul_waxman_high_drug_prices_drivers_solutions_report_la_en.pdf).

<sup>3</sup> Daniel M. Hartung, Dennis N. Bourdette, Shari M. Ahmed, Ruth H. Whitham, "The cost of multiple sclerosis drugs in the US and the pharmaceutical industry," *Neurology*, May 2015.

<sup>4</sup> CMS, "National Health Expenditure Projections 2017-2026," at <https://www.cms.gov/Research-Statistics-Data-and-Systems/Statistics-Trends-and-Reports/NationalHealthExpendData/NationalHealthAccountsProjected.html>.

<sup>5</sup> The Brookings Institute, "Reining in Prescription Drug Prices," (May 2, 2017) at <https://www.brookings.edu/events/reining-in-prescription-drug-prices/>.

<sup>6</sup> American Patients First, U.S. Department of Health and Human Services, <https://www.hhs.gov/sites/default/files/AmericanPatientsFirst.pdf>

<sup>7</sup> Id.

Employers pay about three quarters of their workers' premiums, according to the Society for Human Resource Management.

According to a Harris Poll commissioned by Castlight Health, approximately 90 percent of chief financial officers surveyed agreed they could invest more in their businesses if their company's healthcare costs were lower. More than 80 percent of CFOs surveyed by the Harris Poll said healthcare costs drain company resources that could be better used elsewhere—including the wages and salaries of their employees and investing in better technology.

This could be why 93 percent of respondents to the Harris Poll agree that the high cost of healthcare in the U.S. gives foreign companies a competitive advantage. The effect on the American business sector is clear: rising healthcare costs are hurting enterprise.

Although business owners are adjusting and staying afloat right now, rising healthcare costs threaten to limit profitability and economic growth.

They also agree about who's responsible for helping to find solutions. It's not government. It's not the healthcare sector. Instead, nearly all respondents acknowledged that employers must help fix the system.

## **What can we do?**

The South Carolina Chamber Foundation's Healthcare Task Force identified four recommendations that South Carolina state agencies, businesses, and legislators can implement to slow the rise in healthcare costs. The Task Force included the following business leaders, human resource representatives and healthcare experts:

- Boyd Jones---NBSC, Regional Chief Banking Officer, Task Force Chair
- David Cole---MUSC, President
- Christian Soura--- S.C. Hospital Association, V.P., Policy & Finance
- Brad Johnson--- Milliken, Director, Benefits & Retirement
- Kelly Dawsey--- BMW, Human Resources Manager
- James D'Alessio--- BlueCross BlueShield, V.P. of Government Affairs
- Maya Pack --- S. C. Institute of Medicine & Public Health, Co-director
- Lou Kennedy--- Nephron Pharmaceuticals Corporation, CEO

The Healthcare Task Force identified these four recommendations:

- Conduct a healthcare reinsurance study;
- Increase the use of existing healthcare cost and quality transparency online tools;
- Consider incentives for the development and utilization of employer-based wellness programs; and
- Enhance employee healthcare system knowledge.

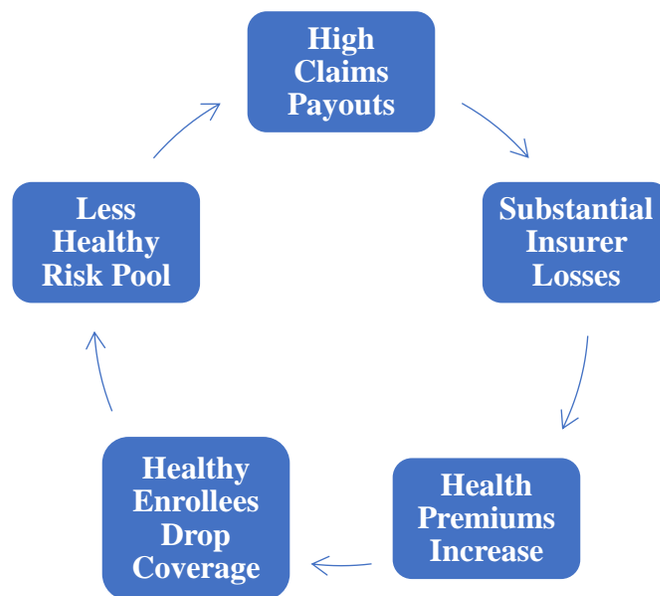
## Recommendation 1: Conduct Reinsurance Study

Reinsurance can be an important risk management tool for health insurers in the post-Affordable Care Act (ACA) market and can directly address the “risk pool” problem embedded in the ACA.

Specifically, Section 1312 of the ACA requires a health insurer to consider “all enrollees in all health plans...to be members of a single risk pool.”<sup>8</sup> This requirement applies to both the individual and small group markets.<sup>9</sup> The underlying rationale for this requirement was to prevent insurers from creating separate risk pools for subsidized enrollees and unsubsidized enrollees on the health exchanges.<sup>10</sup>

However, many have argued the single risk pool requirement created more harm than good for premium costs. Data shows that subsidized enrollees tend to be less healthy compared to unsubsidized enrollees.<sup>11</sup> Because the single risk pool is less healthy overall, insurance companies are facing higher and more frequent claims. In turn, insurers are experiencing substantial losses.

To avoid losses, insurers must increase premiums on enrollees. Many states were seeing double digit percentage increases in premiums, some as high as 67 percent.<sup>12</sup> These extreme premium increases drove healthy people out of the insurance market, leading to an even sicker risk pool and more premium increases. This vicious “death cycle” has created an unstable market for insurers and enrollees alike.



<sup>8</sup> See also 42 U.S. Code §18032(c)(1)-(2)

<sup>9</sup> *Id.*

<sup>10</sup> Joel Allumbaugh & Josh Archambault, “Congress Needs to Rethink the ACA’s Single Risk Pool to ‘Stabilize’ the Individual Market” (Apr. 6, 2018) at <https://www.healthaffairs.org/doi/10.1377/hblog20180403.305268/full/>.

<sup>11</sup> Bob Herman, “What, me buy insurance?” (May 14, 2016) at

<http://www.modernhealthcare.com/article/20160514/MAGAZINE/305149980#>

<sup>12</sup> Michael Ollove, “States Adopt ‘Reinsurance Pools’ to Keep Premiums Low,” Apr. 10, 2018 at

<https://www.csmonitor.com/USA/2018/0410/States-adopt-reinsurance-pools-to-keep-premiums-low>.

That's where reinsurance kicks in. Reinsurance programs help insurance companies pay the most expensive medical claims. Health insurers can receive relief from these expensive claims and will no longer feel pressure to increase health premiums on enrollees. By keeping premiums lower, reinsurance incentivizes healthy individuals to stay in or re-enter the marketplace.

### **Impact of other groups on employer-sponsored insurance**

Most Americans have reasonably comprehensive employer-sponsored health insurance, whether due to their own work or through a spouse's or parent's employer. Others receive healthcare through Medicare, Medicaid, or other public coverage, such as for active-duty military or veterans. In South Carolina, these groups collectively represent about 84 percent of the population.<sup>13</sup>

The other 16 percent are either uninsured (9%) or have "non-group" (7%) policies, such as those sold through the individual marketplace. There is significant interaction between these groups – a low-income worker may be eligible for an inexpensive plan through the individual marketplace, but then lose his job and wind up uninsured for several months or even longer. During this time in the coverage gap, he would likely delay necessary treatment. By the time he regains coverage, his condition may have deteriorated to a point where he now needs costlier and more radical therapy. This "churn" between the uninsured and those with individual policies can lead to higher premiums for those with individual coverage, which can deter enrollment – particularly among the younger and healthier individuals who are the foundation of a functioning health insurance risk pool. This scenario can be the beginning of the so-called "death spiral" discussed earlier in which rising premiums and the departure of young, healthy members from the insurance pool both cause and are caused by each other.

On the other hand, measures that help reduce premiums and thereby promote enrollment in the individual market can produce a virtuous cycle that can also be self-reinforcing. Stabilizing the individual marketplace can reduce the uninsured population, cutting the amount of uncompensated care that healthcare providers must render, and preventing those costs from being passed through to businesses who sponsor health insurance for their employees and dependents.

### **Bringing private-sector thinking to public-sector coverage**

At times, the state and federal governments have used a similar approach to backstop all or a segment of the individual market. Shifting the risk of outlier events from individual plans into a broader reinsurance program has been found to reduce premiums, spurring higher levels of enrollment. The federal Transitional Reinsurance Program that operated from 2014 to 2016 was

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<sup>13</sup> Kaiser Family Foundation, "Health Insurance Coverage of the Total Population."

<https://www.kff.org/other/state-indicator/total-population/?currentTimeframe=0&sortModel=%7B%22colId%22:%22Location%22,%22sort%22:%22asc%22%7D>

credited by actuaries and the U.S. Department of Health and Human Services with reducing premiums by 10-14 percent.<sup>14</sup>

Since 2017, states have been permitted to ask the federal government for special permission – a “waiver” – that allows them to reform their individual insurance markets, such as by establishing their own reinsurance programs. Formally styled as State Innovation Waivers, but better known as “Section 1332 waivers” because of where they are authorized in the Social Security Act, these plans are now being used by eight states to reduce premiums and increase enrollment. Several other states have also filed applications or are in early stages of developing their proposals.<sup>15</sup>

Unlike many other topics in health policy, Section 1332 waivers enjoy broad support from across the political spectrum. In the words of Trish Riley, who leads the National Academy for State Health Policy, “Reinsurance is possibly the best proven mechanism to restrain premium increases and keep health insurance affordable. The biggest plus is that it’s a tool with support across the political spectrum<sup>16</sup>.”

The Trump Administration was quick to embrace this model, with the Secretary of Health and Human Services sending a letter to the nation’s governors in 2017 that was exclusively focused on promoting these waivers: “We welcome the opportunity to work with states on Section 1332 State Innovation Waivers, and in particular, invite states to pursue approval of waiver proposals that include high-risk pool/state-operated reinsurance programs.<sup>17</sup>” Governors who have received these waivers range from David Ige (Hawaii) and Kate Brown (Oregon) on the left to Paul LePage (Maine) and Scott Walker (Wisconsin) on the right. Similarly, the Senate’s 2017 proposals to expand reinsurance programs and make Section 1332 waivers easier for states to obtain was named “Alexander-Murray” after the leading Republican and Democrat on the Senate’s Health, Education, Labor and Pensions Committee, who developed the package together. The symbolism of this bipartisan approach was underlined when the bill was introduced with an equal number of Democratic and Republican co-sponsors.

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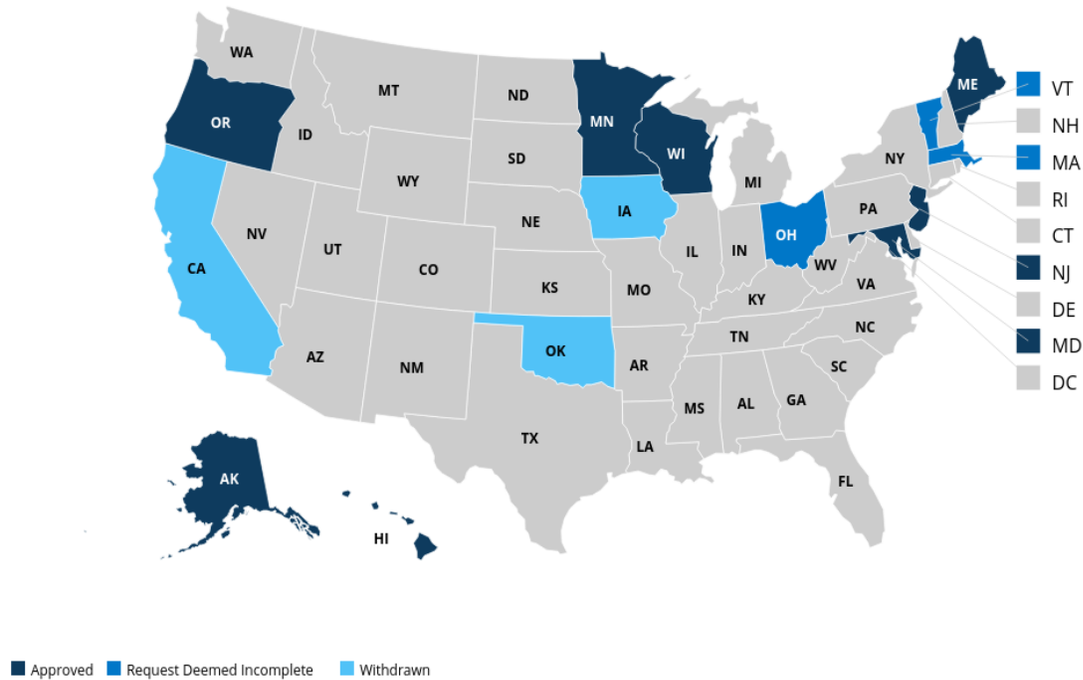
<sup>14</sup> American Academy of Actuaries, “Issue Brief: Drivers of 2015 Health Insurance Premium Changes.” [https://www.actuary.org/files/2015\\_Premium\\_Drivers\\_Updated\\_060414.pdf](https://www.actuary.org/files/2015_Premium_Drivers_Updated_060414.pdf)

<sup>15</sup> Kaiser Family Foundation, “Tracking Section 1332 State Innovation Waivers.” <https://www.kff.org/health-reform/fact-sheet/tracking-section-1332-state-innovation-waivers/>

<sup>16</sup> Chicago Tribune, “States Leverage Federal Funds to Help Insurers Lower Premiums.” August 16, 2018.

<sup>17</sup> Untitled “Dear Governor” letter from HHS Secretary, March 13, 2017. [https://www.cms.gov/CCIIO/Programs-and-Initiatives/State-Innovation-Waivers/Downloads/March-13-2017-letter\\_508.pdf](https://www.cms.gov/CCIIO/Programs-and-Initiatives/State-Innovation-Waivers/Downloads/March-13-2017-letter_508.pdf)

## Section 1332 State Innovation Waivers



SOURCE: Kaiser Family Foundation, kff.org

### How “State Innovation Waivers” work

To be approved, a state’s waiver application must satisfy four federal criteria that are often referred to as the “guidrails.” The proposal must:

- cover at least as many people as would be covered without the waiver;
- offer coverage that is at least as comprehensive as what is offered through the marketplace;
- be as affordable (considering premiums and out-of-pocket costs) as marketplace coverage; and
- not increase the federal deficit.

States hire actuarial firms to conduct the analysis that demonstrates to the federal government that their proposals meet these requirements. Since many states already contract with outside actuaries in order to establish premiums for their privatized Medicaid health plans, there are likely opportunities to leverage existing relationships and agreements.

The federal government helps low-income individuals on the marketplace by granting them Advance Premium Tax Credits (APTCs) that help them to afford coverage. The value of these credits varies with an individual’s income and the cost of insurance in his or her home community. APTCs are available to those with incomes between the poverty line (\$25,100 for a four-person household in 2018) and 400 percent of the poverty line (\$100,400)<sup>18</sup>. The value of the credits diminishes as household income rises, on the assumption that those who are earning more can afford to pay more of their own insurance costs.

By establishing a reinsurance program, states lower premiums in the individual marketplace, which in turn reduces the cost to the federal treasury of the APTCs. Through the Section 1332 waiver process, the federal government calculates its projected savings from this mechanism and grants that amount to the state to help support the reinsurance program. As Figure 1 shows, these programs can have a real impact on reducing premiums and increasing enrollment, creating both direct and indirect savings for a state’s businesses and employers.

**Figure 1: Effects of State Innovation Waivers<sup>19</sup>**

State	Reduction in Premiums	Reduction in Uninsured Rate
<b>Alaska</b>	20%	1.5%
<b>Maine</b>	9%	1.7%
<b>Maryland</b>	30%	5.8%
<b>New Jersey</b>	15%	2.7%
<b>Wisconsin</b>	11%	1.0%

When developing these reinsurance programs, states have used two methods. The first method is termed a “conditions-based” model. The second method is termed an “attachment point” model.

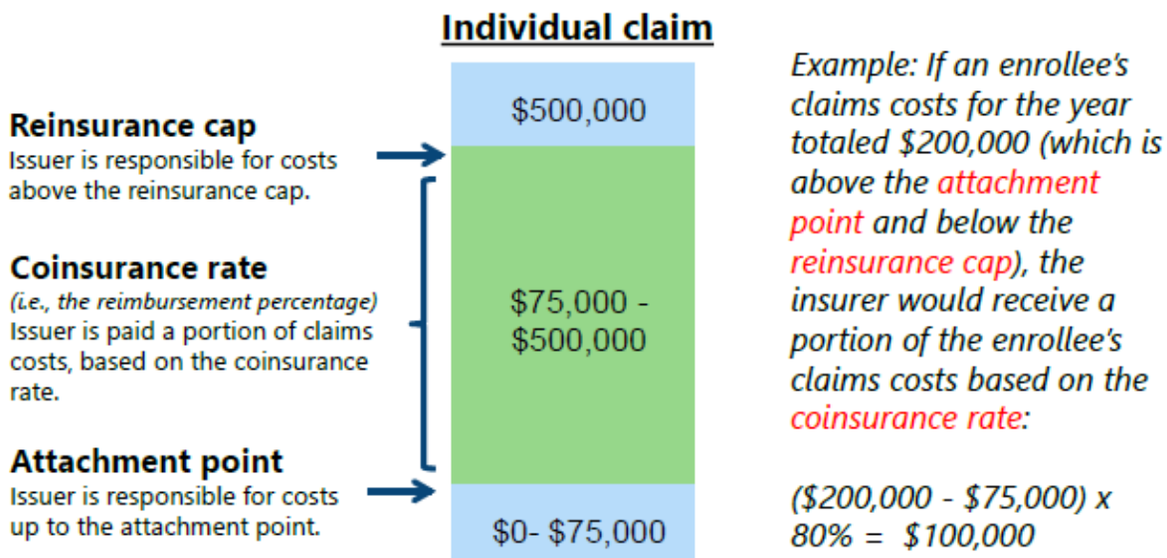
Under the condition-based model, states target high-cost medical conditions. An insurer will cede these conditions and their costs over to the reinsurance program while still processing and managing claims. Alaska uses a conditions-based model, targeting 33 health conditions, such as cancer, liver disease, and cerebral palsy. The reinsurance program reimburses insurers 100 percent of the claims for those conditions.

Under the attachment point model, states choose an amount when reinsurance starts to pay. That amount is the “attachment point.” Once a claim reaches the attachment point amount,

<sup>18</sup> U.S. Department of Health and Human Services, “U.S. Federal Poverty Guidelines Used to Determine Financial Eligibility for Certain Federal Programs.” <https://aspe.hhs.gov/poverty-guidelines>

<sup>19</sup> Values taken from approval letters published by the U.S. Centers for Medicare and Medicaid Services. [https://www.cms.gov/CCIIO/Programs-and-Initiatives/State-Innovation-Waivers/Section\\_1332\\_State\\_Innovation\\_Waivers-.html](https://www.cms.gov/CCIIO/Programs-and-Initiatives/State-Innovation-Waivers/Section_1332_State_Innovation_Waivers-.html)

reinsurance will cover a portion of the excess amount up to the “reinsurance cap,” which is a capped dollar amount. The following chart illustrates how the attachment point model works:<sup>20</sup>



The attachment point model is the most common reinsurance method. Six of the seven states with an approved reinsurance waiver use an attachment point model. For example, the Minnesota reinsurance program will reimburse insurers 80 percent of claims above the \$50,000 “attachment point” up to a reinsurance cap of \$250,000. The insurer bears sole financial responsibility for paying the first \$50,000 of covered claims and for any amount above \$250,000.

Applications for state innovation waivers may only be submitted by the head of a state’s Insurance Department after that state’s legislature has adopted a bill authorizing the agency to pursue such a waiver, although proposed federal regulations would allow a Governor to proceed without necessarily having such legislation passed first. The final application will also be subject to public comment and review.

Although no such waivers have yet been approved, some states have also considered more aggressive changes to their individual insurance markets, such as repealing or reducing the impact of the Affordable Care Act’s employer mandate.

Others are investigating the possibility of shifting eligibility for APTCs. Under current law, these credits are available to individuals between 100 percent and 400 percent of the federal poverty line, but through a quirk in federal law, not to those with lower incomes. Figure 2 presents the cases of three prototypical 40 year-old adults living alone in York County, South Carolina.

<sup>20</sup> “Washington Reinsurance Program Review” at <https://www.kingcounty.gov/depts/health/locations/health-insurance/access-and-outreach/~media/depts/health/health-insurance/documents/FFF-2018/FFF-February-2018-WA-Reinsurance.ashx>

**Figure 2: Impact of Coverage Subsidies Under Current Law<sup>21</sup>**

Income (\$)	Income (% of Fed Poverty Line)	APTC Value (Monthly)	Net Premium (Monthly)
\$12,019	99%	\$0	\$398
\$12,140	100%	\$398	\$0
\$40,000	332%	\$149	\$249

In addition to establishing a reinsurance program that cuts premiums and increases enrollment, a State Innovation Waiver could also potentially “move the subsidy window” from 100 to 400 percent of the federal poverty line down to 0 to 300 percent instead. Such a change would end support for those making \$48,000, but make coverage available for the poorest individuals who are currently playing a major role in driving up premiums for employer-sponsored coverage by frequently using emergency rooms as their primary point of care and then leaving others with insurance to pay the tab.

The limits of the State Innovation Waiver model, which is not even two years old, have not yet been fully tested. Each proposal has been tailored to meet the specific needs and insurance markets of an individual state. Only after thoughtful analysis and discussion can a state be truly positioned to know whether this approach is worth pursuing.

Under any reinsurance model, some amount of state-supplied or state-facilitated funding is necessary. States have used a variety of funding streams to operate the reinsurance programs, and South Carolina would need to evaluate the feasibility of finding adequate funding mechanisms.

Federal pass-through funding is also available. Health premiums are tied to the Advance Premium Tax Credits, also known as the ACA’s premium subsidies. When health premiums increase, so do the subsidy levels for marketplace enrollees. An increase in subsidies leads to higher levels of taxpayer dollars going to the purchase of healthcare. If a state creates a reinsurance program that lowers health insurance premiums, the subsidies will also be lower. HHS then allows the state to use the “savings” on subsidies for its reinsurance program.<sup>22</sup> This is known as “pass-through funding.”

### **Exploring a “State Innovation Waiver” in South Carolina**

The Task Force considered the State Innovation Waiver model to hold significant promise, given that it has been shown in several other states to be an effective tool in reducing premiums and

<sup>21</sup> Kaiser Family Foundation, “How Premiums Are Changing in 2018.” <https://www.kff.org/health-reform/issue-brief/how-premiums-are-changing-in-2018/>

<sup>22</sup> Michael Ollove, “States Adopt ‘Reinsurance Pools’ to Keep Premiums Low,” Apr. 10, 2018 at <https://www.csmonitor.com/USA/2018/0410/States-adopt-reinsurance-pools-to-keep-premiums-low>.

increasing enrollment in the individual insurance market. More coverage means less uncompensated care; this in turn reduces businesses' exposure to the stranded costs that providers otherwise distribute to paying customers. These waivers are built upon a reinsurance model that is familiar to private-sector benefits managers, particularly those who have self-funded plans that employ stop-loss policies.

Although more challenging to accomplish within existing federal rules, there is also the possibility that such a waiver could be used to circumscribe or even eliminate the employer mandate. Furthermore, a State Innovation Waiver could refocus existing subsidies onto those who have the greatest need and are also most likely to use the credits in order to obtain coverage.

Until a proper South Carolina-specific study is completed by objective professionals, no one can say with certainty how or whether a State Innovation Waiver could benefit our state and reduce healthcare costs for businesses. To provide the evidence that policymakers will need in order to make the best decision, the Taskforce recommends that:

- the Governor and/or General Assembly direct the S.C. Department of Insurance to prepare a report that closely examines the advantages and disadvantages to South Carolina of pursuing a State Innovation Waiver;
- the S.C. Department of Health and Human Services fund the necessary actuarial analysis through its existing actuarial contracts or any others that may be required and supply whatever information is required to support the actuary's work;
- the analysis consider a range of potential funding mechanisms and levels that produce varying degrees of premium relief and anticipated enrollment increases;
- the analysis also consider competing scenarios in which the existing South Carolina Health Insurance Pool ("high risk pool") is or is not subsumed within the new framework;
- the analysis specifically investigate the possibility of (1) reducing or eliminating the employer mandate and/or (2) changing eligibility for Advance Premium Tax Credits by lowering the current income floor and ceiling; and
- the General Assembly include language in its authorization that permits the Director of the S.C. Department of Insurance to submit a State Innovation Waiver application so that necessary discussions with the federal government can begin, if the report is sufficiently promising.

## Recommendation 2: Increase Use of Cost and Quality Online Tools

### Using online transparency tools to compare pricing

In the past several years, there have been significant improvements in the availability of online tools that can help individuals compare costs for certain healthcare services. These resources can be an important part of a broader effort to control employee and employer healthcare costs, and yet research continues to show that they are largely ignored by the public.

A new study prepared by Harvard Medical School and the Yale Schools of Management and Public Health and published by the National Bureau of Economic Research looked closely at how individuals with private-sector coverage make decisions about where to obtain MRI scans. The study weighed factors such as the distance to different potential providers, physician referrals, and the employee's own out-of-pocket costs to use one provider vs. another (which varied substantially). The report found that fewer than one percent of patients used available online cost-comparison tools, even though they could have saved themselves \$84 and their insurer \$221 in an average case.<sup>23</sup> Earlier research produced similar findings – that online transparency tools can reveal savings opportunities, but that patients tend not to capitalize on them because they are unaware of these websites or unsure how to use them.<sup>24</sup>

The same research highlights an important limitation of these tools, however, which is that the majority of healthcare services are still not “shoppable.” Services are typically considered to be shoppable when patients have the flexibility to compare prices across multiple providers and would enjoy the ability to determine when and where they would receive care. In 2011, only 7 percent of out-of-pocket spending was on shoppable services, although as much as 43 percent of healthcare spending for privately-insured individuals could potentially be shoppable under the right circumstances.<sup>25</sup>

Another important factor to consider when comparing prices for healthcare services is that the prices published on a website may not correspond to what a particular individual might actually pay for that service. For instance, prices for hospital services that appear on a state transparency portal or even a hospital's own website are likely to reflect the amount that a hospital charges for a service, which is commonly well in excess of what they would actually accept as payment. For instance, a patient with insurance would likely pay substantially less than the gross charges that a hospital would post online for any given procedure. Similarly, hospitals' financial assistance policies often allow low-income individuals to receive care at a significant discount to published rates.

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<sup>23</sup> Chernew, M., Cooper, Z., Larsen-Hallock, E., and Scott Morton, F. “Are Health Care Services Shoppable? Evidence from Lower-Limb MRI Scans.” NBER Working Paper No. 24869. July 2018.

<sup>24</sup> Desai, S., Hatfield, L., Hicks, A., Sinaiko, A., Chernew, M., Cowling, D., Gautam, S., Wu, S., and Mehrotra, A. “Offering a Price Transparency Tool Did Not Reduce Overall Spending Among California Public Employees and Retirees,” *Health Affairs*, 36 (2017), 1401-1407.

<sup>25</sup> Health Care Cost Institute. “Spending on Shoppable Services in Health Care, Issue Brief #11.” March 2016.

For individuals with insurance, it is often true that the only way to learn their own potential out-of-pocket costs of receiving care is through their insurer. Many plans offer an online tool such as the “Treatment Cost Estimator” from BlueCross BlueShield of South Carolina. Websites like this allow patients to compare the total estimated cost for a procedure across several nearby providers and can give personalized detail not just on the charges for the procedure, but also the patient’s own financial responsibility, including deductibles and co-insurance, if applicable. These websites also help patients understand which providers may be in-network or out-of-network, which can affect both the employee’s and the employer’s costs.

One additional challenge of using online transparency tools to compare pricing is that not all websites report costs the same way. Federal regulations require that some providers report their undiscounted charges at a high level of detail, with separate line-items for discrete professional services, consumables, or various medications. Other websites might report fully aggregated costs for an entire “episode” of care, including the full range of costs that a patient might incur over a period of time in association with a specific event or procedure, such as a knee replacement or heart attack. Both reporting methods have their strengths and weaknesses, but they can be exceptionally difficult to compare with each other.

### **Using online transparency tools to compare quality**

Although there has been measured improvement in the availability of online tools to compare the pricing of certain healthcare services, the emergence and reliability of resources that compare the quality of care has lagged considerably.

At the health plan level, the National Committee for Quality Assurance (NCQA) publishes an annual scorecard of commercial, Medicaid, and Medicare plans that offers an overall rating, with separate scores on three dimensions: consumer satisfaction, prevention, and treatment. Additional detail on how each plan performs for targeted populations or conditions is only available to those who subscribe. These ratings are of little benefit to sponsors or participants of more customized self-insured plans.

At the facility level, most of the nation’s general hospitals participate in a range of quality reporting programs administered by the CMS. These reports indicate how hospitals perform on topics related to patient satisfaction, timeliness and effectiveness of care, complications, and other value-based items. Although there can be gaps in reporting for smaller and more rural hospitals that may not perform a certain service or may perform it so infrequently that it cannot be scored in a statistically valid way, these CMS measures at least provide a consistent basis for comparing one hospital to another from a quality perspective.

Beyond hospitals, there is relatively little for plan sponsors or beneficiaries to rely on in terms of provider-level reporting. For instance, no website offers a reliable comparison of physician quality or outcomes in South Carolina.

### **Making the most of online transparency and comparison tools**

The Task Force found that online transparency tools can help employers and employees to significantly reduce their cost of care, but they are often imperfect and incomplete resources, can be confusing to use and interpret, and tend to have poor adoption rates. Employers, as the sponsors of many insurance plans, can address many of these challenges for the individuals whose coverage they support.

Although only a minority of healthcare services are “shoppable,” online tools allow patients to compare costs at nearby hospitals and potentially certain quality or outcomes data, depending upon the diagnosed condition. The picture is more complete for hospital-based services than for care provided in standalone physician offices or other settings. Similarly, there are better resources available for comparing the price of care than there are for comparing its quality.

The Task Force also recognized that a patient’s financial responsibility will often be a function not just of a healthcare provider’s charges, but also of the patient’s insurance coverage. As a result, it is often the insurer instead of the provider who is best positioned to provide information that individuals can use to compare their potential treatment costs.

Benefit managers should take the time to familiarize themselves with these available tools and develop a strategy for sharing them, such as during the annual open enrollment period, with the individuals whose coverage they subsidize. The savings opportunities are real – a 2018 study found that if patients used existing online transparency tools to find the lowest-cost provider within an hour of their homes, they could reduce their out-of-pocket costs by 44 percent, their plan sponsors’ costs by 61 percent, and cut nationwide spending on MRIs alone by more than \$1 billion annually.<sup>26</sup>

The Task Force identified the following websites as the best no-cost online comparison tools for South Carolina, based upon their comprehensiveness and transparency:

**Treatment Cost Estimator – BlueCross BlueShield of South Carolina (example)**  
(<https://www.southcarolinablues.com/web/nonsecure/sc/Member+Home/Member+Perks/Online+Tools/My+Health+Toolkit>)

- The best source of information on a patient’s own potential financial responsibility for accessing healthcare services is typically his or her own insurer. The “Treatment Cost

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<sup>26</sup> Chernew, M., Cooper, Z., Larsen-Hallock, E., and Scott Morton, F. “Are Health Care Services Shoppable? Evidence from Lower-Limb MRI Scans.” NBER Working Paper No. 24869. July 2018.

Estimator” is an example of a tool that can help individuals to compare their out-of-pocket expenses (deductibles and/or co-insurance) for receiving care from different prospective providers.

**Hospital Compare – Centers for Medicare and Medicaid Services**  
([www.medicare.gov/hospitalcompare](http://www.medicare.gov/hospitalcompare))

- Administered by the U.S. Centers for Medicare and Medicaid Services, Hospital Compare has information on more than 4,000 hospitals, including the nation’s Veterans Administration centers. Users can compare as many as three hospitals side-by-side at a time on factors ranging from overall ratings and patients’ experiences to hospitals’ track records in offering timely and effective care, avoiding complications, and financial efficiency.

**South Carolina PricePoint & My South Carolina Hospital – South Carolina Hospital Association**  
([www.scpripoint.org](http://www.scpripoint.org) and [www.myschospital.org](http://www.myschospital.org))

- Using public information collected by South Carolina state government’s Revenue and Fiscal Affairs Office, these twin websites have been sponsored by the South Carolina Hospital Association to give patients the ability to compare hospitals on multiple financial and quality dimensions. *PricePoint* allows users to compare hospitals’ prices for common inpatient, outpatient, or emergency/urgent care services, while *My South Carolina Hospital* offers both comprehensive quality reports on individual hospitals and hospital comparisons on specific conditions.

**Health Plan Ratings Results – National Committee for Quality Assurance**  
([healthinsuranceratings.ncqa.org](http://healthinsuranceratings.ncqa.org))

- Published annually, these reports offer overall ratings, along with component scores for consumer satisfaction, prevention, and treatment for various commercial, Medicaid, and Medicare plans. Additional detail is only available to those who subscribe.

Despite high consumer interest in healthcare costs, overall usage and awareness of online cost and quality assessment tools is low. The committee strongly recommends that businesses encourage their employees to utilize all available tools to help make their healthcare decisions.

### **Recommendation 3: Prepare and Promote a “Healthcare Literacy Toolkit”**

The Institute of Medicine defines health literacy as “the degree to which individuals can obtain, process, and understand the basic information and services they need to make appropriate health decisions.”

According to a 2010 report by the U.S. Department of Health and Human Services, nearly nine out of ten English-speaking adults in the United States have limited health literacy skills, which research has shown is associated with poor health outcomes, higher rates of hospitalization, and higher healthcare costs.<sup>27</sup> In a 2015 study of 92,749 veterans with service utilization from 2007 to 2009, average per-patient cost for those with inadequate and marginal health literacy was almost 46 percent higher than for those with adequate health literacy.<sup>28</sup>

Numerous studies show that health literacy is a strong predictor of health status. Inadequate health literacy can lead to numerous negative effects on an individual’s health and well-being, including poor self-care, increased utilization of health services, worse outcomes, and decreased likelihood of receiving preventive care and services. Poor communication with patients also contributes to unnecessary readmissions and reduced patient satisfaction and engagement. People with limited health literacy often lack knowledge or have misinformation about the body, the nature and causes of disease, as well as how to navigate the healthcare system.<sup>29</sup>

In response to the clear connection between low health literacy and poor health outcomes, the federal government launched a National Action Plan in 2010 outlining the following goals and multiple strategies to improve the rate of health literacy in the U.S.<sup>30</sup>:

- develop and disseminate health and safety information that is accurate, accessible and actionable;
- promote changes in the healthcare system that improve information, communication, informed decision-making and access to services;
- incorporate accurate, standards-based and developmentally appropriate health and science information and curricula in child care and education through the university level;
- support and expand local efforts to provide adult education, English language instruction and culturally and linguistically appropriate health information services in the community;

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<sup>27</sup> U.S. Department of Health and Human Services, Office of Disease Prevention and Health Promotion. “National Action Plan to Improve Health Literacy.” (2010)

<sup>28</sup> Haun, Patel, French, Campbell, Bradham, and Lapcevic, “Association between health literacy and medical care costs in an integrated healthcare system: a regional population study,” June 27, 2015, BMC Health Services Research.

<sup>29</sup> Frank Federico, “8 Ways to Improve Health Literacy,” October 15, 2014, Institute for Healthcare Improvement; U.S. Department of Health and Human Services, Office of Disease Prevention and Health Promotion. “National Action Plan to Improve Health Literacy.” (2010)

<sup>30</sup> U.S. Department of Health and Human Services, Office of Disease Prevention and Health Promotion. “National Action Plan to Improve Health Literacy.” (2010)

- build partnerships with philanthropic, advocacy, academic, professional and other organizations and government agencies and work with them to develop guidance and change policies;
- increase basic research and the development, implementation and evaluation of practices and interventions to improve health literacy; and
- increase the dissemination and use of evidence-based health literacy practices and interventions.

One strategy for achieving the goals outlined above is to create a Health Literacy Toolkit used to reduce the complexity of healthcare information. For example, the Agency for Healthcare Research and Quality designed a comprehensive Universal Precautions Toolkit specifically for healthcare providers with the purpose of simplifying communication, making the office environment and healthcare system easier to navigate and supporting patients' efforts to improve their health.<sup>31</sup>

Similarly, the Task Force recommends the development and promotion of an online health literacy toolkit specifically designed for employee benefit managers to help employees make better, more informed choices about their own and their families' health. The toolkit should include clear, simple and informative material about:

- preventive health opportunities, like flu shots and mammograms;
- cost and quality online tools as outlined in Recommendation 2;
- complex healthcare choices like health savings accounts versus flexible spending accounts; and
- other health information to help employees understand the choices, consequences and context of health information and services.

#### **Recommendation 4: Consider State Tax Credits for Employer Wellness Programs**

Most North American employers that have analyzed the return on investment (ROI) of their wellness programs have found \$1 to \$3 decreases in their overall healthcare costs for every dollar spent.<sup>32</sup> It makes intuitive sense that a healthier, fitter workforce incurs less healthcare cost and is more productive. A 2010 Journal of Occupational and Environmental Medicine research study found \$73.1 billion in aggregate extra healthcare cost directly attributable to overweight and obese employees.<sup>33</sup>

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<sup>31</sup> Brega AG, Barnard J, Mabachi NM, Weiss BD, DeWalt DA, Brach C, Cifuentes M, Albright K, West, DR. AHRQ Health Literacy Universal Precautions Toolkit, Second Edition. (Prepared by Colorado Health Outcomes Program, University of Colorado Anschutz Medical Campus under Contract No. HHS290200710008, TO#10.) AHRQ Publication No. 15-0023-EF. Rockville, MD. Agency for Healthcare Research and Quality. January 2015.

<sup>32</sup> "A Closer Look; Workforce Wellness Outcomes." International Foundation of Employee Benefit Plans. (2016)

<sup>33</sup> Eric A. Finkelstein, Marco daCosta DiBonaventura, Somali M. Burgess and Brent C. Hale. "The Cost of Obesity in the Workplace," Journal of Occupational and Environmental Medicine 52, no. 10: 971—76, doi:10.1097/JOM.0b013e3181f274d2. October 2010.

In what it called “the most thorough and rigorous systematic review of the literature conducted to date on the return on investment (ROI) of workplace health promotion programs,” the American Journal of Health Promotion reported an ROI of \$2.38 for every dollar invested. According to the January 2015 article, the 51 studies on which the analysis was based involved 261,901 participants and 122,242 controls from 9 industry types in 12 nations; the 51 studies were published between 1984 and 2012 <sup>34</sup>.

In 2012 Kentucky produced a study on the value of a worksite wellness tax credit that made strong recommendations in favor of the tax credit. The summary report can be viewed here: <http://www.healthimpactproject.org/resources/document/Home-HIA-Executive-Summary-2012-FINAL-22212.pdf> .

The purpose of the assessment was to evaluate the potential effects of a worksite wellness tax credit on three main areas of concern for Kentucky: (1) nutrition, physical activity and obesity levels of children whose parents receive worksite wellness services, (2) jobs and (3) social cohesion.

The Kentucky Department for Public Health produced this report with grant funds from the Association of State and Territorial Health Officials and technical assistance from Human Impact Partners and Western Kentucky University. It identified extensive research showing that worksite wellness programs benefit both employees and employers by helping to change employee health behaviors and reducing their risk of disease. This results in reduced healthcare costs, fewer workers’ compensation and disability claims and less absenteeism.

When South Carolina legislators develop their tax reform proposals they should consider the effectiveness of a state tax credit for employers who implement comprehensive wellness programs. Doing so will likely increase the number of wellness programs offered in the state and therefore improve the health of its citizens.

## **Conclusion**

There are many opportunities and strategies to lower healthcare costs at the state and business level without having to entirely rely on major health policy changes at the federal level. The recommendations developed in this report by the Chamber Foundation’s Healthcare Task Force are wide-ranging from state legislative and agency action to employer-driven health cost and literacy education and awareness. Collectively, the implementation of these recommendations can have a positive impact on healthcare costs and outcomes in South Carolina.

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<sup>34</sup> Michael P. O’Donnell. “What Is the ROI of Workplace Health Promotion? The Answer Just Got Simpler by Making the Question More Complicated.” American Journal of Health Promotion: July/August 2014, Vol. 28, No. 6, pp. iv-v.