GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

S SENATE BILL 271

Short Title:	Permitted Trade Practices/Insurance RebatesAB				(Public)
Sponsors:	Senators Johnson, Britt, and Settle (Primary Sponsors).				
Referred to:	Rules and Operations of the Senate				
			Ma	rch 13, 2025	
A BILL TO BE ENTITLED AN ACT CLARIFYING PERMITTED TRADE PRACTICES WITH RESPECT TO INSURANCE REBATES, AS RECOMMENDED BY THE DEPARTMENT OF INSURANCE. The General Assembly of North Carolina enacts: SECTION 1. G.S. 58-63-15(8)b.4. and G.S. 58-63-16 are repealed. SECTION 2. G.S. 58-63-15 reads as rewritten: "§ 58-63-15. Unfair methods of competition and unfair or deceptive acts or practices defined. The following are hereby defined as unfair methods of competition and unfair and deceptive acts or practices in the business of insurance:					
(8	•	Rebates. –			
	b.	section	Engaging of the Bar U.S.C. § the Feder Owners' I The offer employee value-add such prod insurance I. Re	ed products or services at no or lucts or services are not specific if all of the following criteria are elates to the insurance coverage signed to satisfy one or more of the	the definition of etices: Eviolate section 106 dments of 1972 (12 and of Governors of 5(q) of the Home Expresentatives, of reduced cost when ed in the policy of emet: The and is primarily the following: Tools control. Tools im settlement costs. Tools in the definition of expression of expr



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on behalf of a customer, if all of the following criteria are met:

SECTION 3. G.S. 58-33-85 reads as rewritten:

"§ 58-33-85. Rebates and charges in excess of premium prohibited; exceptions.

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No insurer, insurance producer, or limited representative shall knowingly charge, (a) demand or receive a premium for any policy of insurance except in accordance with the applicable filing approved by the Commissioner. No insurer, insurance producer, or limited representative shall pay, allow, or give, or offer to pay, allow, or give, directly or indirectly, as an inducement to insurance, or after insurance has been effected, any rebate, discount, abatement, credit, or reduction of the premium named in a policy of insurance, or any special favor or advantage in the dividends or other benefits to accrue thereon, or any valuable consideration or inducement whatever, not specified in the policy of insurance. No insured named in a policy of insurance, nor any employee of such insured, shall knowingly receive or accept, directly or indirectly, any such rebate, discount, abatement or reduction of premium, or any special favor or advantage or valuable consideration or inducement. Nothing herein contained shall be construed as prohibiting (i) the payment of commissions or other compensation to duly licensed insurance producers and limited representatives, (ii) any participating insurer from distributing to its policyholders dividends, savings or the unused or unabsorbed portion of premiums and premium deposits, or (iii) the trade practices permitted by G.S. 58-63-16. sub-subdivision b. of subdivision (8) of G.S. 58-63-15. As used in this section the word "insurance" includes suretyship and the word "policy" includes bond.

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SECTION 4. This act is effective when it becomes law and applies to trade practices related to insurance contracts issued, renewed, or amended on or after that date.