AN ACT concerning insurance; relating to health insurance; pertaining to
small employer carriers; establishment of certain classes of business;
amending K.S.A. 40-2209g and repealing the existing section.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 40-2209g is hereby amended to read as follows: 40-
2209g. From and after January 1, 1993: (a) A small employer carrier may
establish a class of business only to reflect substantial differences in
expected claims experience or administrative costs related to the following
reasons:

(1) The small employer carrier uses more than one type of system for
the marketing and sale of health benefit plans to small employers; or

(2) the small employer carrier has acquired a class of business from
another small employer carrier; or

(3) the small employer carrier provides coverage to one or more
association groups that meet the requirements of subsection (f)(5) of
K.S.A. 40-2209, and amendments thereto.

(b) A small employer carrier may establish up to nine separate classes
of business under subsection (a).

(c) The commissioner may adopt rules and regulations to provide for
a period of transition in order for a small employer carrier to come into
compliance with subsection (b) in the instance of acquisition of an
additional class of business from another small employer carrier.

(d) The commissioner may approve the establishment of additional
classes of business upon application to the commissioner and a finding by
the commissioner that such action would enhance the efficiency and
fairness of the small employer marketplace.

Sec. 2. K.S.A. 40-2209g is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after April
1, 2019, and its publication in the Kansas register.