

General Assembly

Raised Bill No. 1420

January Session, 2025

LCO No. 4397



Referred to Committee on HUMAN SERVICES

Introduced by: (HS)

AN ACT CONCERNING THE CONNECTICUT PARTNERSHIP FOR LONG-TERM CARE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 17a-861 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective July 1, 2025*):
- 3 (a) The Office of Policy and Management shall establish an outreach
- 4 program to educate consumers as to: (1) The need for long-term care; (2)
- 5 mechanisms for financing such care; (3) the availability of long-term
- 6 care insurance; and (4) the asset protection provided under sections 17b-
- 7 252 to 17b-254, inclusive, and 38a-475, as amended by this act. The Office
- 8 of Policy and Management shall provide public information to assist
- 9 individuals in choosing appropriate insurance coverage.
- 10 (b) The Secretary of the Office of Policy and Management, in
- 11 consultation with the Insurance Commissioner, shall, not later than
- 12 January 15, 2026, and annually thereafter, file a report, in accordance
- with the provisions of section 11-4a, with the joint standing committees
- of the General Assembly having cognizance of matters relating to aging,
- 15 <u>human services and insurance and real estate on the incurred loss and</u>

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- 16 actual paid loss for each long-term care policy precertified pursuant to
- section 38a-475, as amended by this act, in the past three calendar years.
- 18 The secretary shall include a link to the report on the Internet web site
- 19 of the Office of Policy and Management and the Insurance Department
- 20 <u>shall include a link to the report on the Insurance Department's Internet</u>
- 21 web site.
- 22 (c) Not later than October 1, 2025, the Secretary of the Office of Policy
- 23 and Management shall file a report, in accordance with the provisions
- of section 11-4a, with the joint standing committees of the General
- 25 Assembly having cognizance of matters relating to aging, human
- 26 services and insurance and real estate on the feasibility and effect on
- 27 access to long-term care insurance of a requirement that issuers of long-
- 28 term care insurance policies provide policyholders an opportunity to
- 29 <u>cancel such insurance and obtain full refunds of any premiums paid</u>
- 30 since the start of the policies whenever such issuer files for rate increases
- 31 <u>that exceed the rate of inflation.</u>
- 32 Sec. 2. Section 38a-475 of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective July 1, 2025*):
- The Insurance Department shall only precertify long-term care
- 35 insurance policies that (1) alert the purchaser to the availability of
- 36 consumer information and public education provided by the
- 37 Department of Aging and Disability Services pursuant to section 17a-
- 38 861, as amended by this act; (2) offer the option of home and
- 39 community-based services in addition to nursing home care; (3) in all
- 40 home care plans, include case management services delivered by an
- 41 access agency approved by the Office of Policy and Management and
- 42 the Department of Social Services as meeting the requirements for such
- agency as defined in regulations adopted pursuant to subsection (m) of
- section 17b-342, which services shall include, but need not be limited to,
- 45 the development of a comprehensive individualized assessment and
- 46 care plan and, as needed, the coordination of appropriate services and
- 47 the monitoring of the delivery of such services; (4) provide inflation
- 48 protection; (5) provide for the keeping of records and an explanation of

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49 benefit reports on insurance payments which count toward Medicaid 50 resource exclusion; [and] (6) do not tie executive compensation to 51 approval of higher rates for policyholders; and (7) provide the 52 management information and reports necessary to document the extent 53 of Medicaid resource protection offered and to evaluate the Connecticut 54 Partnership for Long-Term Care. No policy shall be precertified if it 55 requires prior hospitalization or a prior stay in a nursing home as a 56 condition of providing benefits. The commissioner may adopt 57 regulations, in accordance with chapter 54, to carry out the 58 precertification provisions of this section.

Sec. 3. Subsection (b) of section 38a-501 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

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(b) (1) No insurance company, fraternal benefit society, hospital service corporation, medical service corporation or health care center may deliver or issue for delivery any long-term care policy that has a loss ratio of less than sixty per cent for any individual long-term care policy. An issuer shall file an annual report, not later than January fifteenth, with the Insurance Commissioner on incurred losses and actual paid losses for each long-term care policy issued in the state. An <u>issuer shall</u> not use or change premium rates for a long-term care policy unless the rates have been filed with and approved by the commissioner. For a policy precertified in accordance with section 38a-475, as amended by this act, the Insurance Commissioner shall not approve any rate increase greater than a rate increase that was allowable at the time such policy was precertified. Any rate filings or rate revisions shall demonstrate that anticipated claims in relation to premiums when combined with actual experience to date can be expected to comply with the loss ratio requirement of this section. An insurance company, fraternal benefit society, hospital service corporation, medical service corporation or health care center shall, as part of any long-term care policy rate increase request, provide details of any and all reinsurance contracts associated with the policy at issue, including, but not limited to, participation percentage of each reinsurer, by date of contract. A rate

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filing shall include the factors and methodology used to estimate irrevocable trust values if the policy includes an option for the elimination period specified in subdivision (1) of subsection (a) of this section.

- (2) (A) Any insurance company, fraternal benefit society, hospital service corporation, medical service corporation or health care center that files a rate filing for an increase in premium rates for a long-term care policy that is for twenty per cent or more shall spread the increase over a period of not less than three years and not file a rate filing for an increase in premium rates for the long-term care policy during the period chosen. Such company, society, corporation or center shall use a periodic rate increase that is actuarially equivalent to a single rate increase and a current interest rate for the period chosen.
- (B) Prior to implementing a premium rate increase, each such company, society, corporation or center shall:
- (i) Notify its policyholders of such premium rate increase and make available to such policyholders the additional choice of reducing the policy benefits to reduce the premium rate or electing coverage that reflects the minimum set of affordable benefit options developed by the commissioner pursuant to section 38a-475a. Such notice shall include a description of such policy benefit reductions and minimum set of affordable benefit options. The premium rates for any benefit reductions shall be based on the new premium rate schedule;
- (ii) Provide policyholders not less than thirty calendar days to elect a reduction in policy benefits or coverage that reflects the minimum set of affordable benefit options developed by the commissioner pursuant to section 38a-475a; and
- (iii) Include a statement in such notice that if a policyholder fails to elect a reduction in policy benefits or coverage that reflects the minimum set of affordable benefit options developed by the commissioner pursuant to section 38a-475a by the end of the notice period and has not cancelled the policy, the policyholder will be deemed

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- to have elected to retain the existing policy benefits.
- Sec. 4. Subsection (b) of section 38a-528 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):
- 119 (b) (1) No insurance company, fraternal benefit society, hospital 120 service corporation, medical service corporation or health care center 121 may deliver or issue for delivery any long-term care policy or certificate 122 that has a loss ratio of less than sixty-five per cent for any group long-123 term care policy. An issuer shall <u>file an annual report, not later than</u> 124 January fifteenth, with the Insurance Commissioner on incurred losses 125 and actual paid losses for each long-term care policy issued in the state. 126 An issuer shall not use or change premium rates for a long-term care 127 policy or certificate unless the rates have been filed with the 128 commissioner. For a policy precertified in accordance with section 38a-129 475, as amended by this act, the Insurance Commissioner shall not 130 approve any rate increase greater than a rate increase that was allowable 131 at the time such policy was precertified. Deviations in rates to reflect policyholder experience shall be permitted, provided each policy form 132 133 shall meet the loss ratio requirement of this section. Any rate filings or 134 rate revisions shall demonstrate that anticipated claims in relation to 135 premiums when combined with actual experience to date can be 136 expected to comply with the loss ratio requirement of this section. An 137 insurance company, fraternal benefit society, hospital service 138 corporation, medical service corporation or health care center shall, as 139 part of any long-term care policy rate increase request, provide details 140 of any and all reinsurance contracts associated with the policy at issue, including, but not limited to, participation percentage of each reinsurer, 141 by date of contract. On an annual basis, an insurer shall submit to the 142 143 commissioner an actuarial certification of the insurer's continuing 144 compliance with the loss ratio requirement of this section. Any rate or 145 rate revision may be disapproved if the commissioner determines that 146 the loss ratio requirement will not be met over the lifetime of the policy 147 form using reasonable assumptions.

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(2) (A) Any insurance company, fraternal benefit society, hospital service corporation, medical service corporation or health care center that files a rate filing for an increase in premium rates for a long-term care policy that is for twenty per cent or more shall spread the increase over a period of not less than three years and not file a rate filing for an increase in premium rates for the long-term care policy during the period chosen. Such company, society, corporation or center shall use a periodic rate increase that is actuarially equivalent to a single rate increase and a current interest rate for the period chosen.

- (B) Prior to implementing a premium rate increase, each such company, society, corporation or center shall:
- (i) Notify its certificate holders of such premium rate increase and make available to such certificate holders the additional choice of reducing the policy benefits to reduce the premium rate or electing coverage that reflects the minimum set of affordable benefit options developed by the commissioner pursuant to section 38a-475a. Such notice shall include a description of such policy benefit reductions and minimum set of affordable benefit options. The premium rates for any benefit reductions shall be based on the new premium rate schedule;
- (ii) Provide certificate holders not less than thirty calendar days to elect a reduction in policy benefits or coverage that reflects the minimum set of affordable benefit options developed by the commissioner pursuant to section 38a-475a; and
- (iii) Include a statement in such notice that if a certificate holder fails to elect a reduction in policy benefits or coverage that reflects the minimum set of affordable benefit options developed by the commissioner pursuant to section 38a-475a by the end of the notice period and has not cancelled the policy, the certificate holder will be deemed to have elected to retain the existing policy benefits.

This act shall take effect as follows and shall amend the following sections:

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Section 1	July 1, 2025	17a-861
Sec. 2	July 1, 2025	38a-475
Sec. 3	July 1, 2025	38a-501(b)
Sec. 4	July 1, 2025	38a-528(b)

HS Joint Favorable

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