



General Assembly

January Session, 2021

***Raised Bill No. 6590***

LCO No. 3859



Referred to Committee on INSURANCE AND REAL ESTATE

Introduced by:  
(INS)

***AN ACT PROHIBITING CERTAIN INSURANCE DISCRIMINATION AND ESTABLISHING A TASK FORCE TO STUDY INSURANCE COSTS BORNE BY BUSINESSES LOCATED IN DISTRESSED MUNICIPALITIES.***

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

1 Section 1. Section 38a-816 of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective October 1, 2021*):

3 The following are defined as unfair methods of competition and  
4 unfair and deceptive acts or practices in the business of insurance:

5 (1) Misrepresentations and false advertising of insurance policies.  
6 Making, issuing or circulating, or causing to be made, issued or  
7 circulated, any estimate, illustration, circular or statement, sales  
8 presentation, omission or comparison which: (A) Misrepresents the  
9 benefits, advantages, conditions or terms of any insurance policy; (B)  
10 misrepresents the dividends or share of the surplus to be received, on  
11 any insurance policy; (C) makes any false or misleading statements as  
12 to the dividends or share of surplus previously paid on any insurance  
13 policy; (D) is misleading or is a misrepresentation as to the financial

14 condition of any person, or as to the legal reserve system upon which  
15 any life insurer operates; (E) uses any name or title of any insurance  
16 policy or class of insurance policies misrepresenting the true nature  
17 thereof; (F) is a misrepresentation, including, but not limited to, an  
18 intentional misquote of a premium rate, for the purpose of inducing or  
19 tending to induce to the purchase, lapse, forfeiture, exchange,  
20 conversion or surrender of any insurance policy; (G) is a  
21 misrepresentation for the purpose of effecting a pledge or assignment of  
22 or effecting a loan against any insurance policy; or (H) misrepresents  
23 any insurance policy as being shares of stock.

24 (2) False information and advertising generally. Making, publishing,  
25 disseminating, circulating or placing before the public, or causing,  
26 directly or indirectly, to be made, published, disseminated, circulated or  
27 placed before the public, in a newspaper, magazine or other publication,  
28 or in the form of a notice, circular, pamphlet, letter or poster, or over any  
29 radio or television station, or in any other way, an advertisement,  
30 announcement or statement containing any assertion, representation or  
31 statement with respect to the business of insurance or with respect to  
32 any person in the conduct of his insurance business, which is untrue,  
33 deceptive or misleading.

34 (3) Defamation. Making, publishing, disseminating or circulating,  
35 directly or indirectly, or aiding, abetting or encouraging the making,  
36 publishing, disseminating or circulating of, any oral or written  
37 statement or any pamphlet, circular, article or literature which is false  
38 or maliciously critical of or derogatory to the financial condition of an  
39 insurer, and which is calculated to injure any person engaged in the  
40 business of insurance.

41 (4) Boycott, coercion and intimidation. Entering into any agreement  
42 to commit, or by any concerted action committing, any act of boycott,  
43 coercion or intimidation resulting in or tending to result in unreasonable  
44 restraint of, or monopoly in, the business of insurance.

45 (5) False financial statements. Filing with any supervisory or other

46 public official, or making, publishing, disseminating, circulating or  
47 delivering to any person, or placing before the public, or causing,  
48 directly or indirectly, to be made, published, disseminated, circulated or  
49 delivered to any person, or placed before the public, any false statement  
50 of financial condition of an insurer with intent to deceive; or making any  
51 false entry in any book, report or statement of any insurer with intent to  
52 deceive any agent or examiner lawfully appointed to examine into its  
53 condition or into any of its affairs, or any public official to whom such  
54 insurer is required by law to report, or who has authority by law to  
55 examine into its condition or into any of its affairs, or, with like intent,  
56 wilfully omitting to make a true entry of any material fact pertaining to  
57 the business of such insurer in any book, report or statement of such  
58 insurer.

59 (6) Unfair claim settlement practices. Committing or performing with  
60 such frequency as to indicate a general business practice any of the  
61 following: (A) Misrepresenting pertinent facts or insurance policy  
62 provisions relating to coverages at issue; (B) failing to acknowledge and  
63 act with reasonable promptness upon communications with respect to  
64 claims arising under insurance policies; (C) failing to adopt and  
65 implement reasonable standards for the prompt investigation of claims  
66 arising under insurance policies; (D) refusing to pay claims without  
67 conducting a reasonable investigation based upon all available  
68 information; (E) failing to affirm or deny coverage of claims within a  
69 reasonable time after proof of loss statements have been completed; (F)  
70 not attempting in good faith to effectuate prompt, fair and equitable  
71 settlements of claims in which liability has become reasonably clear; (G)  
72 compelling insureds to institute litigation to recover amounts due under  
73 an insurance policy by offering substantially less than the amounts  
74 ultimately recovered in actions brought by such insureds; (H)  
75 attempting to settle a claim for less than the amount to which a  
76 reasonable man would have believed he was entitled by reference to  
77 written or printed advertising material accompanying or made part of  
78 an application; (I) attempting to settle claims on the basis of an  
79 application which was altered without notice to, or knowledge or

80 consent of the insured; (J) making claims payments to insureds or  
81 beneficiaries not accompanied by statements setting forth the coverage  
82 under which the payments are being made; (K) making known to  
83 insureds or claimants a policy of appealing from arbitration awards in  
84 favor of insureds or claimants for the purpose of compelling them to  
85 accept settlements or compromises less than the amount awarded in  
86 arbitration; (L) delaying the investigation or payment of claims by  
87 requiring an insured, claimant, or the physician of either to submit a  
88 preliminary claim report and then requiring the subsequent submission  
89 of formal proof of loss forms, both of which submissions contain  
90 substantially the same information; (M) failing to promptly settle claims,  
91 where liability has become reasonably clear, under one portion of the  
92 insurance policy coverage in order to influence settlements under other  
93 portions of the insurance policy coverage; (N) failing to promptly  
94 provide a reasonable explanation of the basis in the insurance policy in  
95 relation to the facts or applicable law for denial of a claim or for the offer  
96 of a compromise settlement; (O) using as a basis for cash settlement with  
97 a first party automobile insurance claimant an amount which is less than  
98 the amount which the insurer would pay if repairs were made unless  
99 such amount is agreed to by the insured or provided for by the  
100 insurance policy.

101 (7) Failure to maintain complaint handling procedures. Failure of any  
102 person to maintain complete record of all the complaints which it has  
103 received since the date of its last examination. This record shall indicate  
104 the total number of complaints, their classification by line of insurance,  
105 the nature of each complaint, the disposition of these complaints, and  
106 the time it took to process each complaint. For purposes of this  
107 [subsection] subdivision "complaint" means any written  
108 communication primarily expressing a grievance.

109 (8) Misrepresentation in insurance applications. Making false or  
110 fraudulent statements or representations on or relative to an application  
111 for an insurance policy for the purpose of obtaining a fee, commission,  
112 money or other benefit from any insurer, producer or individual.

113 (9) Any violation of any one of sections 38a-358, 38a-446, 38a-447, as  
114 amended by this act, 38a-488, 38a-825, 38a-826, 38a-828 and 38a-829.  
115 None of the following practices shall be considered discrimination  
116 within the meaning of section 38a-446 or 38a-488 or a rebate within the  
117 meaning of section 38a-825: (A) Paying bonuses to policyholders or  
118 otherwise abating their premiums in whole or in part out of surplus  
119 accumulated from nonparticipating insurance, provided any such  
120 bonuses or abatement of premiums shall be fair and equitable to  
121 policyholders and for the best interests of the company and its  
122 policyholders; (B) in the case of policies issued on the industrial debit  
123 plan, making allowance to policyholders who have continuously for a  
124 specified period made premium payments directly to an office of the  
125 insurer in an amount which fairly represents the saving in collection  
126 expense; (C) readjustment of the rate of premium for a group insurance  
127 policy based on loss or expense experience, or both, at the end of the  
128 first or any subsequent policy year, which may be made retroactive for  
129 such policy year.

130 (10) Notwithstanding any provision of any policy of insurance,  
131 certificate or service contract, whenever such insurance policy or  
132 certificate or service contract provides for reimbursement for any  
133 services which may be legally performed by any practitioner of the  
134 healing arts licensed to practice in this state, reimbursement under such  
135 insurance policy, certificate or service contract shall not be denied  
136 because of race, color or creed nor shall any insurer make or permit any  
137 unfair discrimination against particular individuals or persons so  
138 licensed.

139 (11) Favored agent or insurer: Coercion of debtors. (A) No person  
140 may (i) require, as a condition precedent to the lending of money or  
141 extension of credit, or any renewal thereof, that the person to whom  
142 such money or credit is extended or whose obligation the creditor is to  
143 acquire or finance, negotiate any policy or contract of insurance through  
144 a particular insurer or group of insurers or producer or group of  
145 producers; (ii) unreasonably disapprove the insurance policy provided

146 by a borrower for the protection of the property securing the credit or  
147 lien; (iii) require directly or indirectly that any borrower, mortgagor,  
148 purchaser, insurer or producer pay a separate charge, in connection  
149 with the handling of any insurance policy required as security for a loan  
150 on real estate or pay a separate charge to substitute the insurance policy  
151 of one insurer for that of another; or (iv) use or disclose information  
152 resulting from a requirement that a borrower, mortgagor or purchaser  
153 furnish insurance of any kind on real property being conveyed or used  
154 as collateral security to a loan, when such information is to the  
155 advantage of the mortgagee, vendor or lender, or is to the detriment of  
156 the borrower, mortgagor, purchaser, insurer or the producer complying  
157 with such a requirement.

158 (B) (i) Subparagraph (A)(iii) of this subdivision shall not include the  
159 interest which may be charged on premium loans or premium  
160 advancements in accordance with the security instrument. (ii) For  
161 purposes of subparagraph (A)(ii) of this subdivision, such disapproval  
162 shall be deemed unreasonable if it is not based solely on reasonable  
163 standards uniformly applied, relating to the extent of coverage required  
164 and the financial soundness and the services of an insurer. Such  
165 standards shall not discriminate against any particular type of insurer,  
166 nor shall such standards call for the disapproval of an insurance policy  
167 because such policy contains coverage in addition to that required. (iii)  
168 The commissioner may investigate the affairs of any person to whom  
169 this subdivision applies to determine whether such person has violated  
170 this subdivision. If a violation of this subdivision is found, the person in  
171 violation shall be subject to the same procedures and penalties as are  
172 applicable to other provisions of section 38a-815, subsections (b) and (e)  
173 of section 38a-817 and this section. (iv) For purposes of this section,  
174 "person" includes any individual, corporation, limited liability  
175 company, association, partnership or other legal entity.

176 (12) Refusing to insure, refusing to continue to insure or limiting the  
177 amount, extent or kind of coverage available to an individual or  
178 charging an individual a different rate for the same coverage because of

179 physical disability, mental or nervous condition as set forth in section  
180 38a-488a or intellectual disability, except where the refusal, limitation or  
181 rate differential is based on sound actuarial principles or is related to  
182 actual or reasonably anticipated experience.

183 (13) Refusing to insure, refusing to continue to insure or limiting the  
184 amount, extent or kind of coverage available to an individual or  
185 charging an individual a different rate for the same coverage solely  
186 because of blindness or partial blindness. For purposes of this  
187 subdivision, "refusal to insure" includes the denial by an insurer of  
188 disability insurance coverage on the grounds that the policy defines  
189 "disability" as being presumed in the event that the insured is blind or  
190 partially blind, except that an insurer may exclude from coverage any  
191 disability, consisting solely of blindness or partial blindness, when such  
192 condition existed at the time the policy was issued. Any individual who  
193 is blind or partially blind shall be subject to the same standards of sound  
194 actuarial principles or actual or reasonably anticipated experience as are  
195 sighted persons with respect to all other conditions, including the  
196 underlying cause of the blindness or partial blindness.

197 (14) Refusing to insure, refusing to continue to insure or limiting the  
198 amount, extent or kind of coverage available to an individual or  
199 charging an individual a different rate for the same coverage because of  
200 exposure to diethylstilbestrol through the female parent.

201 (15) (A) Failure by an insurer, or any other entity responsible for  
202 providing payment to a health care provider pursuant to an insurance  
203 policy, to pay accident and health claims, including, but not limited to,  
204 claims for payment or reimbursement to health care providers, within  
205 the time periods set forth in subparagraph (B) of this subdivision, unless  
206 the Insurance Commissioner determines that a legitimate dispute exists  
207 as to coverage, liability or damages or that the claimant has fraudulently  
208 caused or contributed to the loss. Any insurer, or any other entity  
209 responsible for providing payment to a health care provider pursuant  
210 to an insurance policy, who fails to pay such a claim or request within  
211 the time periods set forth in subparagraph (B) of this subdivision shall

212 pay the claimant or health care provider the amount of such claim plus  
213 interest at the rate of fifteen per cent per annum, in addition to any other  
214 penalties which may be imposed pursuant to sections 38a-11, 38a-25,  
215 38a-41 to 38a-53, inclusive, 38a-57 to 38a-60, inclusive, 38a-62 to 38a-64,  
216 inclusive, 38a-76, 38a-83, 38a-84, 38a-117 to 38a-124, inclusive, 38a-129  
217 to 38a-140, inclusive, 38a-146 to 38a-155, inclusive, 38a-283, 38a-288 to  
218 38a-290, inclusive, 38a-319, 38a-320, 38a-459, 38a-464, 38a-815 to 38a-819,  
219 inclusive, 38a-824 to 38a-826, inclusive, and 38a-828 to 38a-830,  
220 inclusive. Whenever the interest due a claimant or health care provider  
221 pursuant to this section is less than one dollar, the insurer shall deposit  
222 such amount in a separate interest-bearing account in which all such  
223 amounts shall be deposited. At the end of each calendar year each such  
224 insurer shall donate such amount to The University of Connecticut  
225 Health Center.

226 (B) Each insurer or other entity responsible for providing payment to  
227 a health care provider pursuant to an insurance policy subject to this  
228 section, shall pay claims not later than:

229 (i) For claims filed in paper format, sixty days after receipt by the  
230 insurer of the claimant's proof of loss form or the health care provider's  
231 request for payment filed in accordance with the insurer's practices or  
232 procedures, except that when there is a deficiency in the information  
233 needed for processing a claim, as determined in accordance with section  
234 38a-477, the insurer shall (I) send written notice to the claimant or health  
235 care provider, as the case may be, of all alleged deficiencies in  
236 information needed for processing a claim not later than thirty days  
237 after the insurer receives a claim for payment or reimbursement under  
238 the contract, and (II) pay claims for payment or reimbursement under  
239 the contract not later than thirty days after the insurer receives the  
240 information requested; and

241 (ii) For claims filed in electronic format, twenty days after receipt by  
242 the insurer of the claimant's proof of loss form or the health care  
243 provider's request for payment filed in accordance with the insurer's  
244 practices or procedures, except that when there is a deficiency in the



245 information needed for processing a claim, as determined in accordance  
246 with section 38a-477, the insurer shall (I) notify the claimant or health  
247 care provider, as the case may be, of all alleged deficiencies in  
248 information needed for processing a claim not later than ten days after  
249 the insurer receives a claim for payment or reimbursement under the  
250 contract, and (II) pay claims for payment or reimbursement under the  
251 contract not later than ten days after the insurer receives the information  
252 requested.

253 (C) As used in this subdivision, "health care provider" means a person  
254 licensed to provide health care services under chapter 368d, chapter  
255 368v, chapters 370 to 373, inclusive, 375 to 383c, inclusive, 384a to 384c,  
256 inclusive, or chapter 400j.

257 (16) Failure to pay, as part of any claim for a damaged motor vehicle  
258 under any automobile insurance policy where the vehicle has been  
259 declared to be a constructive total loss, an amount equal to the sum of  
260 (A) the settlement amount on such vehicle plus, whenever the insurer  
261 takes title to such vehicle, (B) an amount determined by multiplying  
262 such settlement amount by a percentage equivalent to the current sales  
263 tax rate established in section 12-408. For purposes of this subdivision,  
264 "constructive total loss" means the cost to repair or salvage damaged  
265 property, or the cost to both repair and salvage such property, equals or  
266 exceeds the total value of the property at the time of the loss.

267 (17) Any violation of section 42-260, by an extended warranty  
268 provider subject to the provisions of said section, including, but not  
269 limited to: (A) Failure to include all statements required in subsections  
270 (c) and (f) of section 42-260 in an issued extended warranty; (B) offering  
271 an extended warranty without being (i) insured under an adequate  
272 extended warranty reimbursement insurance policy or (ii) able to  
273 demonstrate that reserves for claims contained in the provider's  
274 financial statements are not in excess of one-half the provider's audited  
275 net worth; (C) failure to submit a copy of an issued extended warranty  
276 form or a copy of such provider's extended warranty reimbursement  
277 policy form to the Insurance Commissioner.

278 (18) With respect to an insurance company, hospital service  
279 corporation, health care center or fraternal benefit society providing  
280 individual or group health insurance coverage of the types specified in  
281 subdivisions (1), (2), (4), (5), (6), (10), (11) and (12) of section 38a-469,  
282 refusing to insure, refusing to continue to insure or limiting the amount,  
283 extent or kind of coverage available to an individual or charging an  
284 individual a different rate for the same coverage because such  
285 individual has been a victim of [family] domestic violence, as defined in  
286 section 17b-112a.

287 (19) With respect to a property and casualty insurer delivering,  
288 issuing for delivery, renewing, amending, continuing or endorsing a  
289 property or casualty insurance policy, making any distinction or  
290 discrimination against an individual in delivering, issuing for delivery,  
291 renewing, amending, continuing, endorsing, offering, withholding,  
292 cancelling or setting premiums for such policy, or in the terms of such  
293 policy, because the individual has been a victim of domestic violence, as  
294 defined in section 17b-112a.

295 [(19)] (20) With respect to an insurance company, hospital service  
296 corporation, health care center or fraternal benefit society providing  
297 individual or group health insurance coverage of the types specified in  
298 subdivisions (1), (2), (3), (4), (6), (9), (10), (11) and (12) of section 38a-469,  
299 refusing to insure, refusing to continue to insure or limiting the amount,  
300 extent or kind of coverage available to an individual or charging an  
301 individual a different rate for the same coverage because of genetic  
302 information. Genetic information indicating a predisposition to a  
303 disease or condition shall not be deemed a preexisting condition in the  
304 absence of a diagnosis of such disease or condition that is based on other  
305 medical information. An insurance company, hospital service  
306 corporation, health care center or fraternal benefit society providing  
307 individual health coverage of the types specified in subdivisions (1), (2),  
308 (3), (4), (6), (9), (10), (11) and (12) of section 38a-469, shall not be  
309 prohibited from refusing to insure or applying a preexisting condition  
310 limitation, to the extent permitted by law, to an individual who has been

311 diagnosed with a disease or condition based on medical information  
312 other than genetic information and has exhibited symptoms of such  
313 disease or condition. For the purposes of this [subsection] subdivision,  
314 "genetic information" means the information about genes, gene  
315 products or inherited characteristics that may derive from an individual  
316 or family member.

317     ~~[(20)]~~ (21) Any violation of sections 38a-465 to 38a-465q, inclusive, as  
318 amended by this act.

319     ~~[(21)]~~ (22) With respect to a managed care organization, as defined in  
320 section 38a-478, failing to establish a confidentiality procedure for  
321 medical record information, as required by section 38a-999.

322     ~~[(22)]~~ (23) Any violation of sections 38a-591d to 38a-591f, inclusive.

323     ~~[(23)]~~ (24) Any violation of section 38a-472j.

324     Sec. 2. Section 38a-447 of the general statutes is repealed and the  
325 following is substituted in lieu thereof (*Effective October 1, 2021*):

326     No life insurance company doing business in this state may: (1) Make  
327 any distinction or discrimination between persons on the basis of race,  
328 sexual orientation, gender identity or status as a victim of domestic  
329 violence as to the premiums or rates charged for policies upon the lives  
330 of such persons; (2) demand or require greater premiums from persons  
331 of one race, sexual orientation or gender identity than such as are at that  
332 time required by that company from persons of another race, sexual  
333 orientation or gender identity, or persons who have been victims of  
334 domestic violence than such as are at that time required by that  
335 company from persons who have not been victims of domestic violence,  
336 of the same age, sex, general condition of health and hope of longevity;  
337 or (3) make or require any rebate, diminution or discount on the basis  
338 of race, sexual orientation, gender identity or status as a victim of  
339 domestic violence upon the sum to be paid on any policy in case of the  
340 death of any person insured, nor insert in the policy any condition, nor  
341 make any stipulation whereby such person insured shall bind [himself,

342 his] such person, such person's heirs, executors, administrators or  
343 assigns to accept any sum less than the full value or amount of such  
344 policy, in case of a claim accruing thereon by reason of the death of such  
345 person insured, other than such as are imposed upon all persons in  
346 similar cases; and each such stipulation or condition so made or inserted  
347 shall be void. For the purposes of this section, "victim of domestic  
348 violence" has the same meaning as provided in section 17b-112a.

349 Sec. 3. Section 38a-465 of the general statutes is repealed and the  
350 following is substituted in lieu thereof (*Effective October 1, 2021*):

351 As used in sections 38a-465 to 38a-465q, inclusive, and subdivision  
352 [(20)] (21) of section 38a-816, as amended by this act:

353 (1) "Advertisement" means any written, electronic or printed  
354 communication or any communication by means of recorded telephone  
355 messages or transmitted on radio, television, the Internet or similar  
356 communications media, including, but not limited to, film strips, motion  
357 pictures and videos, published, disseminated, circulated or placed  
358 before the public, directly or indirectly, for the purpose of creating an  
359 interest in or inducing a person to purchase or sell, assign, devise,  
360 bequest or transfer the death benefit or ownership of a life insurance  
361 policy or an interest in a life insurance policy pursuant to a life  
362 settlement contract.

363 (2) "Broker" means a person who, on behalf of an owner and for a fee,  
364 commission or other valuable consideration, offers or attempts to  
365 negotiate life settlement contracts between an owner and one or more  
366 providers. "Broker" does not include an attorney, certified public  
367 accountant or financial planner accredited by a nationally recognized  
368 accreditation agency retained to represent the owner, whose  
369 compensation is not paid directly or indirectly by a provider or any  
370 other person except the owner.

371 (3) "Business of life settlements" means an activity involved in, but  
372 not limited to, offering to enter into, soliciting, negotiating, procuring,

373 effectuating, monitoring or tracking of life settlement contracts.

374 (4) "Chronically ill" means: (A) Being unable to perform at least two  
375 activities of daily living, including, but not limited to, eating, toileting,  
376 transferring, bathing, dressing or continence; (B) requiring substantial  
377 supervision to protect from threats to health and safety due to severe  
378 cognitive impairment; or (C) having a level of disability similar to that  
379 described in subparagraph (A) of this subdivision as determined by the  
380 federal Secretary of Health and Human Services.

381 (5) "Commissioner" means the Insurance Commissioner.

382 (6) (A) "Financing entity" means an underwriter, placement agent,  
383 lender, purchaser of securities, purchaser of a policy or certificate from  
384 a provider, credit enhancer, or any entity that has a direct ownership in  
385 a policy or certificate that is the subject of a life settlement contract:

386 (i) Whose principal activity related to the transaction is providing  
387 funds to effect the life settlement contract or purchase of one or more  
388 policies; and

389 (ii) Who has an agreement in writing with one or more providers to  
390 finance the acquisition of life settlement contracts.

391 (B) "Financing entity" does not include a nonaccredited investor or a  
392 purchaser.

393 (7) "Financing transaction" means any transaction in which a  
394 provider obtains financing from a financing entity, including, but not  
395 limited to, any secured or unsecured financing, any securitization  
396 transaction or any securities offering which is registered or exempt from  
397 registration under federal or state securities law.

398 (8) "Insured" means the person covered under the policy being  
399 considered for sale in a life settlement contract.

400 (9) "Life expectancy" means the arithmetic mean of the number of

401 months the insured under the life insurance policy to be settled can be  
402 expected to live as determined by a life expectancy company, life  
403 settlement company or investor considering medical records and  
404 experiential data.

405 (10) "Life insurance producer" means any person licensed in this state  
406 as a resident or nonresident insurance producer who has received  
407 qualification or authority for life insurance coverage or a life line  
408 coverage pursuant to chapter 702.

409 (11) (A) "Life settlement contract" means:

410 (i) A written agreement entered into between a provider and an  
411 owner, establishing the terms under which compensation or anything  
412 of value will be paid, which compensation or thing of value is less than  
413 the expected death benefit of the insurance policy or certificate, in return  
414 for the owner's assignment, transfer, sale, devise or bequest of the death  
415 benefit or any portion of an insurance policy or certificate of insurance  
416 for compensation, provided the minimum value for a life settlement  
417 contract shall be greater than a cash surrender value or accelerated  
418 death benefit available at the time of an application for a life settlement  
419 contract;

420 (ii) The transfer for compensation or value of ownership or beneficial  
421 interest in a trust, or other entity that owns such policy, if the trust or  
422 other entity was formed or availed of for the principal purpose of  
423 acquiring one or more life insurance contracts, which life insurance  
424 contract insures the life of a person residing in this state;

425 (iii) A written agreement for a loan or other lending transaction,  
426 secured primarily by an individual or group life insurance policy; or

427 (iv) A premium finance loan made for a policy on or before the date  
428 of issuance of the policy where (I) the loan proceeds are not used solely  
429 to pay premiums for the policy and any costs or expenses incurred by  
430 the lender or the borrower in connection with the financing, (II) the  
431 owner receives, on the date of the premium finance loan, a guarantee of

432 the future life settlement value of the policy, or (III) the owner agrees on  
433 the date of the premium finance loan to sell the policy, or any portion of  
434 its death benefit, on any date following the issuance of the policy.

435 (B) "Life settlement contract" does not include:

436 (i) A policy loan by a life insurance company pursuant to the terms  
437 of the life insurance policy or accelerated death provisions contained in  
438 the life insurance policy, whether issued with the original policy or as a  
439 rider;

440 (ii) A premium finance loan, as defined in subparagraph (A)(iv) of  
441 this subdivision, or any loan made by a bank or other licensed financial  
442 institution, provided neither default on such loan or the transfer of the  
443 policy, in connection with such default, is pursuant to an agreement or  
444 understanding with any other person for the purpose of evading  
445 regulation under this part;

446 (iii) A collateral assignment of a life insurance policy by an owner;

447 (iv) A loan made by a lender that does not violate sections 38a-162 to  
448 38a-170, inclusive, provided such loan is not described in subparagraph  
449 (A) of this subdivision and is not otherwise within the definition of life  
450 settlement contract;

451 (v) An agreement where all the parties are closely related to the  
452 insured by blood or law or have a lawful substantial economic interest  
453 in the continued life, health and bodily safety of the person insured, or  
454 are trusts established primarily for the benefit of such parties;

455 (vi) Any designation, consent or agreement by an insured who is an  
456 employee of an employer in connection with the purchase by the  
457 employer, or trust established by the employer, of life insurance on the  
458 life of the employee;

459 (vii) A bona fide business succession planning arrangement: (I)  
460 Between one or more shareholders in a corporation or between a

461 corporation and one or more of its shareholders or one or more trusts  
462 established by its shareholders; (II) between one or more partners in a  
463 partnership or between a partnership and one or more of its partners or  
464 one or more trusts established by its partners; or (III) between one or  
465 more members in a limited liability company or between a limited  
466 liability company and one or more of its members or one or more trusts  
467 established by its members;

468 (viii) An agreement entered into by a service recipient or a trust  
469 established by the service recipient, and a service provider or a trust  
470 established by the service provider, that performs significant services  
471 for the service recipient's trade or business; or

472 (ix) Any other contract, transaction or arrangement from the  
473 definition of life settlement contract that the commissioner determines  
474 is not of the type intended to be regulated by this part.

475 (12) "Net death benefit" means the amount of the life insurance policy  
476 or certificate to be settled less any outstanding debts or liens.

477 (13) "Owner" means the owner of a life insurance policy or a  
478 certificate holder under a group policy, with or without a terminal  
479 illness, who enters or seeks to enter into a life settlement contract. For  
480 the purposes of this part, an owner shall not be limited to an owner of a  
481 life insurance policy or a certificate holder under a group policy that  
482 insures the life of an individual with a terminal or chronic illness or  
483 condition, except where specifically addressed. "Owner" does not  
484 include: (A) Any provider or other licensee under this part; (B) a  
485 qualified institutional buyer, as defined in Rule 144A of the federal  
486 Securities Act of 1933, as amended from time to time; (C) a financing  
487 entity; (D) a special purpose entity; or (E) a related provider trust.

488 (14) "Patient identifying information" means an insured's address,  
489 telephone number, facsimile number, electronic mail address,  
490 photograph or likeness, employer, employment status, Social Security  
491 number or any other information that is likely to lead to the



492 identification of the insured.

493 (15) "Person" means a natural person or a legal entity, including, but  
494 not limited to, an individual, partnership, limited liability company,  
495 association, trust or corporation.

496 (16) "Policy" means an individual or group policy, group certificate,  
497 contract or arrangement of life insurance owned by a resident of this  
498 state, regardless of whether delivered or issued for delivery in this state.

499 (17) "Premium finance loan" means a loan made primarily for the  
500 purposes of making premium payments on a life insurance policy,  
501 which loan is secured by an interest in such life insurance policy.

502 (18) "Provider" means a person, other than an owner, who enters into  
503 or effectuates a life settlement contract with an owner. "Provider" does  
504 not include:

505 (A) Any bank, savings bank, savings and loan association or credit  
506 union;

507 (B) A licensed lending institution, creditor or secured party pursuant  
508 to a premium finance loan agreement that takes an assignment of a life  
509 insurance policy or certificate issued pursuant to a group life insurance  
510 policy as collateral for a loan;

511 (C) The insurer of a life insurance policy or rider providing  
512 accelerated death benefits or riders pursuant to section 38a-457 or cash  
513 surrender value;

514 (D) A natural person who enters into or effectuates no more than one  
515 agreement in a calendar year for the transfer of a life insurance policy or  
516 certificate issued pursuant to a group life insurance policy, for  
517 compensation or any value less than the expected death benefit payable  
518 under the policy;

519 (E) A purchaser;

520 (F) An authorized or eligible insurer that provides stop loss coverage  
521 to a provider, purchaser, financing entity, special purpose entity or  
522 related provider trust;

523 (G) A financing entity;

524 (H) A special purpose entity;

525 (I) A related provider trust;

526 (J) A broker; or

527 (K) An accredited investor or a qualified institutional buyer, as  
528 defined in Rule 501 of Regulation D or Rule 144A, respectively, of the  
529 federal Securities Act of 1933, as amended from time to time, who  
530 purchases a life settlement policy from a provider.

531 (19) "Purchased policy" means a policy or group certificate that has  
532 been acquired by a provider pursuant to a life settlement contract.

533 (20) "Purchaser" means a person who pays compensation or anything  
534 of value as consideration for a beneficial interest in a trust that is vested  
535 with, or for the assignment, transfer or sale of, an ownership or other  
536 interest in a life insurance policy or a certificate issued pursuant to a  
537 group life insurance policy that is the subject of a life settlement contract.

538 (21) "Related provider trust" means a titling trust or other trust  
539 established by a licensed provider or a financing entity for the sole  
540 purpose of holding the ownership or beneficial interest in purchased  
541 policies in connection with a financing transaction.

542 (22) "Settled policy" means a life insurance policy or certificate that  
543 has been acquired by a provider pursuant to a life settlement contract.

544 (23) "Special purpose entity" means a corporation, partnership, trust,  
545 limited liability company or other similar entity formed solely to  
546 provide, either directly or indirectly, access to institutional capital  
547 markets (A) for a financing entity or provider, (B) in connection with a

548 transaction in which the securities in the special purpose entity are  
549 acquired by the owner or by a qualified institutional buyer, as defined  
550 in Rule 144A of the federal Securities Act of 1933, as amended from time  
551 to time, or (C) the securities pay a fixed rate of return commensurate  
552 with established asset-backed institutional capital markets.

553 (24) "Stranger-originated life insurance" means an act, practice or  
554 arrangement to initiate a life insurance policy for the benefit of a third-  
555 party investor who, at the time of policy origination, has no insurable  
556 interest in the insured. Such practices include, but are not limited to,  
557 cases in which life insurance is purchased with resources or guarantees  
558 from or through a person or entity, who, at the time of policy inception,  
559 could not lawfully initiate the policy himself or itself, and where, at the  
560 time of inception, there is an arrangement or agreement, whether verbal  
561 or written, to directly or indirectly transfer the ownership of the policy  
562 or the policy benefits to a third-party. Trusts created to give the  
563 appearance of insurable interest and used to initiate policies for  
564 investors violate insurable interest laws and the prohibition against  
565 wagering on life. Stranger-originated life insurance arrangements do  
566 not include those practices set forth in subparagraph (B) of subdivision  
567 (11) of this section.

568 (25) "Terminally ill" means having an illness or sickness that can  
569 reasonably be expected to result in death in twenty-four months or less.

570 Sec. 4. (*Effective from passage*) (a) There is established a task force to  
571 study the high insurance costs borne by businesses located in distressed  
572 municipalities in this state. Such study shall include, but need not be  
573 limited to, an examination of the insurance underwriting practices  
574 affecting, and the factors driving the high insurance rates paid by, such  
575 businesses.

576 (b) The task force shall consist of the following members:

577 (1) Two appointed by the speaker of the House of Representatives,  
578 one of whom has experience advocating for the interests of groups that

579 are historically underrepresented in the business community;

580 (2) Two appointed by the president pro tempore of the Senate;

581 (3) One appointed by the majority leader of the House of  
582 Representatives;

583 (4) One appointed by the majority leader of the Senate;

584 (5) One appointed by the minority leader of the House of  
585 Representatives;

586 (6) One appointed by the minority leader of the Senate;

587 (7) The Insurance Commissioner, or the commissioner's designee;  
588 and

589 (8) Two appointed by the Governor, one of whom has experience  
590 advocating for the interests of groups that are historically  
591 underrepresented in the business community.

592 (c) Any member of the task force appointed under subdivision (1),  
593 (2), (3), (4), (5) or (6) of subsection (b) of this section may be a member  
594 of the General Assembly.

595 (d) All initial appointments to the task force shall be made not later  
596 than thirty days after the effective date of this section. Any vacancy shall  
597 be filled by the appointing authority.

598 (e) The speaker of the House of Representatives and the president pro  
599 tempore of the Senate shall select the chairpersons of the task force from  
600 among the members of the task force. Such chairpersons shall schedule  
601 the first meeting of the task force, which shall be held not later than sixty  
602 days after the effective date of this section.

603 (f) The administrative staff of the joint standing committee of the  
604 General Assembly having cognizance of matters relating to insurance  
605 shall serve as administrative staff of the task force.

606 (g) Not later than January 1, 2022, the task force shall submit a report  
607 on its findings and recommendations to the joint standing committee of  
608 the General Assembly having cognizance of matters relating to  
609 insurance, in accordance with the provisions of section 11-4a of the  
610 general statutes. The task force shall terminate on the date that it  
611 submits such report or January 1, 2022, whichever is later.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2021</i>	38a-816
Sec. 2	<i>October 1, 2021</i>	38a-447
Sec. 3	<i>October 1, 2021</i>	38a-465
Sec. 4	<i>from passage</i>	New section

**INS**      *Joint Favorable*