GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 233

Short Title:	Long-Term Care Insurance ChangesAB	(Public)
Sponsors:	Representative Dockham (Primary Sponsor).	
	For a complete list of Sponsors, refer to the North Carolina General Assembly We	eb Site.
Referred to:	Insurance, if favorable, Finance.	

March 7, 2013

A BILL TO BE ENTITLED

2 AN ACT TO PROHIBIT UNREASONABLE PREMIUM RATE INCREASES FOR 3 LONG-TERM CARE INSURANCE.

4 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 58-51-95 reads as rewritten:

6 "§ 58-51-95. Approval by Commissioner of forms, classification and rates; hearing;
 7 exceptions.

8 (a) No policy of insurance against loss or expense from the sickness, or from the bodily 9 injury or death by accident of the insured shall be issued or delivered to any person in this State 10 nor shall any application, rider or endorsement be used in connection therewith until a copy of 11 the form thereof and of the classification of risks and the premium rates, or, in the case of 12 cooperatives or assessment companies the estimated cost pertaining thereto, have been filed 13 with the Commissioner. The types of policies to which this section applies are listed in 14 <u>subsection (j) of this section.</u>

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16 An insurer may revise rates chargeable on policies subject to this section, other than (f) noncancellable policies, with the approval of the Commissioner if the Commissioner finds that 17 18 the revised rates are not excessive, not inadequate, and not unfairly discriminatory; and exhibit a reasonable relationship to the benefits provided by the policies. The approved rates shall be 19 guaranteed by the insurer, as to the policyholders affected by the rates, for a period of not less 20 21 than 12 months; or as an alternative to the insurer giving the guarantee, the approved rates may be applicable to all policyholders at one time if the insurer chooses to apply for that relief with 22 respect to those policies no more frequently than once in any 12-month period. The rates shall 23 be applicable to all policies of the same type; provided that no rate revision may become 24 effective for any policy unless the insurer has given the policyholder written notice of the rate 25 26 revision 45 days before the effective date of the revision, revision, including an explanation to 27 the insured, approved by the Commissioner, of why the insurer requested the increase. The policyholder must then pay the revised rate in order to continue the policy in force. The 28 29 Commissioner may adopt reasonable rules, after notice and hearing, to require the submission 30 of supporting data and such information as the Commissioner considers necessary to determine 31 whether the rate revisions meet these standards. In adopting the rules under this subsection, the 32 Commissioner may require identification of the types of rating methodologies used by filers and may also address issue age or attained age rating, or both; policy reserves used in rating; 33



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1	and other recognized actuarial principles of the NAIC, the American Academy of Actuaries,				
2	and the Society of		•		
3	(f1) For lon	g-term care policy forms, rate revision requests mu	ust satisfy all of the		
4	following:		-		
5	<u>(1)</u>	The rate revision shall not have the effect of transfer	ring the lapse risk or		
6		mortality risk to the policyholders.			
7		The maximum rate increase that may be implemented			
8		for any policyholder is an increase of ten percent (10%)) of the current policy		
9		premium rate in effect prior to the increase.			
10		The cumulative effect of all approved rate increases			
11		policy form shall not exceed one hundred percent (1009	%) of the original rate		
12		in effect when the policy form was initially approved.			
13		If the insurer determines that additional rate increase			
14		percent (10%) are required, and if a rate increase			
15		Commissioner, then the insurer shall clearly state in a			
16		the affected policyholders the insurer's current estimation			
17		additional rate increase needed in addition to the appr	oved amount that the		
18		insurer anticipates will be requested in future years.			
19		The notification letter required by subdivision (4) of th			
20		submitted to the Commissioner for approval prior	to being sent to the		
21		policyholders.			
22		e revisions intended to apply to long-term care pol	icies issued prior to		
23	•	he following requirements apply:			
24		The anticipated lifetime loss ratio must be at least six	• •		
25		individual long-term care policies and at least seventy-f	-		
26		group long-term care policies in order for the proposed	revised rate schedule		
27		to be found reasonable by the Commissioner.	1 • 1 4		
28		The Commissioner shall deem excessive an insurer's			
29 30		schedule for a policy form if it exceeds the rate schedu			
30 31		in place from inception of the policy form, would anticipated lifetime loss ratio equal to the greater			
31 32					
52 33		required lifetime loss ratio in effect when the form was	* *		
33 34		(ii) the insurer's originally anticipated lifetime loss	ratio based on the		
34 35		original pricing assumptions. revisions intended to apply to long-term care policies	issued ofter Issuery		
35 36		missioner shall deem excessive an insurer's proposed			
30 37		f it exceeds the rate schedule that, if it had been in pla			
38	· · ·	ould have generated an anticipated lifetime loss ratio e	•		
39	· · ·	tt (75%) or the insurer's originally anticipated lifetime 1			
40	original pricing ass	• • •	loss ratio based on the		
41		rposes of subdivision (f2)(2) and subsection (f3)	of this section the		
42					
43	calculation of the anticipated lifetime loss ratio shall be based on the insurer's actual historical incurred claims, and the currently anticipated future incurred claim experience for the form,				
44	without inclusion of active life reserves. The interest rate to be used in calculating the				
45	anticipated lifetime loss ratios referenced in subsections (f2) and (f3) of this section shall be the				
46	average maximum valuation rate of interest permitted by this State to be used to calculate				
47	policy reserves, as reported in the NAIC Annual Statement of the insurer for the affected				
48	policies.	reported in the ranke random buttenion of the me	and the me uncered		
49	-	e revisions intended to apply to long-term care polici	cies, a proposed rate		
50		deemed to be excessive if it is in excess of the rate s			
	state shall be				

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1	similar forms currently available for sale fr	om the insurer or any affiliate of the insurer, after				
2	taking into account differences in benefits and underwriting.					
3	(f6) The Commissioner may waive the requirements of subsections (f1), (f3), and (f5)					
4	and subdivision $(f^2)(2)$ of this section if the Commissioner finds that the solvency of the insurer					
5	is threatened.					
6						
7		ade under G.S. 58-55-31 is rejected, a contingent				
8	nonforfeiture benefit on lapse shall be triggered whenever (i) an insurer increases the premium					
9	rates to a level which results in a cumulative increase of the annual premium equal to or					
10	exceeding the percentage of the insured's initial annual premium based on the insured's issue					
1		(ii) the policy or certificate lapses within 120 days				
12	of the due date of the increased premium:	(n) are point or even new impose which is the only of t				
13		gent Nonforfeiture Benefit				
14		Percent Increase Over				
15	Issue Age	Initial Premium				
16	<u>Under 55</u>	100%				
17	<u>55-59</u>	90%				
18		70%				
19	$\frac{60}{61}$					
	$\frac{61}{62}$	<u>66%</u> 62%				
20	$\frac{62}{62}$	<u>62%</u> 589/				
21	<u>63</u>	<u>58%</u>				
22	61 62 63 64 65 66	<u>54%</u>				
23	<u>65</u>	<u>50%</u>				
24	<u>66</u>	<u>48%</u>				
25	<u>67</u> <u>68</u>	<u>46%</u>				
26	<u>68</u>	44%				
27	<u>69</u>	42%				
28	70 <u>71</u> <u>72</u>	<u>40%</u>				
29	<u>71</u>	38%				
30	<u>72</u>	<u>36%</u>				
31	73	<u>34%</u>				
32	<u>74</u>	<u>32%</u>				
33	<u>75</u>	<u>30%</u>				
34	<u>76</u>	<u>28%</u>				
35	<u>77</u>	<u>26%</u>				
36	<u>78</u>	<u>24%</u>				
37	$ \begin{array}{r} 74 \\ 75 \\ 76 \\ 77 \\ 78 \\ 79 \\ 80 \\ 81 \\ 82 \\ 83 \\ 84 \\ 85 \\ 86 \\ 87 \\ 88 \\ \end{array} $	<u>22%</u>				
38	<u>80</u>	<u>20%</u>				
39	<u>81</u>	<u>19%</u>				
10	<u>82</u>	<u>18%</u>				
11	<u>83</u>	17%				
12	<u>84</u>	<u>16%</u>				
13	85	15%				
14	86	14%				
15	87	13%				
16	88	12%				
17	89	11%				
18	$\frac{0}{90}$ and over	10%				
19		efit required by subsection (f7) of this section shall				
50	be of a shortened benefit period providing paid-up long-term care insurance coverage after					
51	lapse. The contingent nonforfeiture benefits may be used for all care and services qualifying for					
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General Assembly of North Carolina Session 2013 1 benefits under the terms of the policy or certificate, up to the limits specified in the policy or 2 certificate. The same benefits will be payable for a qualifying claim at the amounts and 3 frequency in effect at the time of lapse but not increased thereafter, but the lifetime maximum dollars or days of benefits shall be determined as follows, subject to the limitation that all 4 5 benefits paid by the insurer while the policy or certificate is in premium paying status and in the paid up status will not exceed the maximum benefits which would be payable if the policy 6 7 or certificate had remained in premium paying status: The standard nonforfeiture credit shall be equal to one hundred percent 8 (1)9 (100%) of the sum of all premiums paid, including the premiums paid prior to any changes in benefits. The insurer may offer additional shortened 10 11 benefit period options as long as the benefits for each duration equal or exceed the standard nonforfeiture credit for that duration. 12 13 The minimum nonforfeiture credit shall not be less than 30 times the daily (2)14 nursing home benefit at the time of lapse. For policies subject to this section, an individual health insurer shall not increase an 15 (g) 16 individual's renewal premium for continued health insurance coverage under the terms of the 17 individual's health insurance policy based on any health status-related factors in relation to the 18 individual or a dependent of the individual, including: 19 Health status. (1)20 (2)Medical condition (including physical and mental illnesses). 21 (3) Claims experience. 22 Duration from issue. (4) 23 Receipt of health care. (5) 24 (6) Medical history. 25 Genetic information. (7)26 (h) Every policy that is subject to this section and that provides individual accident and 27 health insurance benefits to a resident of this State shall return to policyholders benefits that are reasonable in relation to the premium charged. The Commissioner may adopt rules or utilize 28 29 existing rules to establish minimum standards for loss ratios of policies on the basis of incurred 30 claims experience and earned premiums in accordance with accepted actuarial principles and 31 practices to assure that the benefits are reasonable in relation to the premium charged. Every 32 insurer providing policies in this State subject to this section shall not less than annually file for 33 approval its rates, rating schedules, and supporting documentation to demonstrate compliance 34 with the applicable loss ratio standards of this State as adopted by the Commissioner. For 35 long-term care policies issued prior to February 1, 2003, the annual filing shall be submitted 36 before October 1 of each year. All filings of rates and rating schedules shall comply with the 37 standards adopted by the Commissioner. The filing shall include a certification by an individual 38 who is either a Fellow or an Associate of the Society of Actuaries or a Member of the 39 American Academy of Actuaries that the rates are not excessive, not inadequate, and not 40 unfairly discriminatory; and that the rates exhibit a reasonable relationship to the benefits provided by the policy. If the current rates are limited by subsection (f1), (f3), (f5) or 41 42 subdivision (f2)(2) of this section, the actuary may modify the certification statement as 43 necessary to reflect such limits. Nothing in this subsection shall require an insurer to provide 44 certification with respect to a previous rate period, or to require an insurer to reduce properly 45 filed and approved rates before the end of a rate period. This subsection does not apply to any long-term care policy issued in this State on or after February 1, 2003, and noncancellable 46 47 accident and health insurance. 48 "

49 SECTION 2. This act becomes effective July 1, 2013, and applies to rate revisions
 50 submitted to the Commissioner on or after that date.