093_HB3658

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AN ACT concerning insurance.

Be it enacted by the People of the State of Illinois,represented in the General Assembly:

4 Section 5. The Illinois Insurance Code is amended by5 changing Section 363 as follows:

6 (215 ILCS 5/363) (from Ch. 73, par. 975)

7 Sec. 363. Medicare supplement policies; minimum8 standards.

9 (1) Except as otherwise specifically provided therein,10 this Section and Section 363a of this Code shall apply to:

(a) all Medicare supplement policies and subscriber contracts delivered or issued for delivery in this State on and after January 1, 1989; and

(b) all certificates issued under group Medicare
supplement policies or subscriber contracts, which
certificates are issued or issued for delivery in this
State on and after January 1, 1989.

18 This Section shall not apply to "Accident Only" or 19 "Specified Disease" types of policies. The provisions of 20 this Section are not intended to prohibit or apply to 21 policies or health care benefit plans, including group 22 conversion policies, provided to Medicare eligible persons, 23 which policies or plans are not marketed or purported or held 24 to be Medicare supplement policies or benefit plans.

(2) For the purposes of this Section and Section 363a,
the following terms have the following meanings:

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(a) "Applicant" means:

(i) in the case of individual Medicare
supplement policy, the person who seeks to contract
for insurance benefits, and

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(ii) in the case of a group Medicare policy or

1 2 subscriber contract, the proposed certificate holder.

3 (b) "Certificate" means any certificate delivered
4 or issued for delivery in this State under a group
5 Medicare supplement policy.

(c) "Medicare supplement policy" 6 means an 7 individual policy of accident and health insurance, as defined in paragraph (a) of subsection (2) of Section 8 9 355a of this Code, or a group policy or certificate delivered or issued for delivery in this State by an 10 11 insurer, fraternal benefit society, voluntary health 12 service plan, or health maintenance organization, other than a policy issued pursuant to a contract under Section 13 1876 of the federal Social Security Act (42 U.S.C. 14 15 Section 1395 et seq.) or a policy issued under a 16 demonstration project specified in 42 U.S.C. Section 1395ss(g)(1), or any similar organization, that 17 is advertised, marketed, or designed primarily as a 18 19 supplement to reimbursements under Medicare for the 20 hospital, medical, or surgical expenses of persons 21 eligible for Medicare.

(d) "Issuer" includes insurance companies,
fraternal benefit societies, voluntary health service
plans, health maintenance organizations, or any other
entity providing Medicare supplement insurance, unless
the context clearly indicates otherwise.

(e) "Medicare" means the Health Insurance for the
Aged Act, Title XVIII of the Social Security Amendments
of 1965.

30 (3) No Medicare supplement insurance policy, contract, 31 or certificate, that provides benefits that duplicate 32 benefits provided by Medicare, shall be issued or issued for 33 delivery in this State after December 31, 1988. No such 34 policy, contract, or certificate shall provide lesser benefits than those required under this Section or the
 existing Medicare Supplement Minimum Standards Regulation,
 except where duplication of Medicare benefits would result.

4 Medicare supplement policies or certificates shall (4) 5 have a notice prominently printed on the first page of the б policy or attached thereto stating in substance that the 7 policyholder or certificate holder shall have the right to return the policy or certificate within 30 days of its 8 9 delivery and to have the premium refunded directly to him or her in a timely manner if, after examination of the policy or 10 11 certificate, the insured person is not satisfied for any 12 reason.

(5) A Medicare supplement policy or certificate may not 13 deny a claim for losses incurred more than 6 months from the 14 effective date of coverage for a preexisting condition. 15 The 16 policy may not define a preexisting condition more restrictively than a condition for which medical advice was 17 given or treatment was recommended by or received from a 18 19 physician within 6 months before the effective date of 20 coverage.

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(6) An issuer of a Medicare supplement policy shall:

22 (a) not deny coverage to an applicant under 65 23 years of age who becomes eligible for Medicare by reason of disability if the person makes application for a 24 25 Medicare supplement policy within 6 months of the first 26 day on which the person enrolls for benefits under Medicare Part B; for a person who is retroactively 27 enrolled in Medicare Part B due to a retroactive 28 eligibility decision made by the Social Security 29 30 Administration, the application must be submitted within 31 a 6-month period beginning with the month in which the person received notice of retroactive eligibility to 32 33 <u>enroll;</u>

(b) make available to persons eligible for Medicare

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by reason of disability each type of Medicare supplement
policy the issuer makes available to persons eligible for
Medicare by reason of age;

4 (c) not charge individuals who become eligible for 5 Medicare by reason of disability and who are under the 6 age of 65 premium rates for any medical supplemental 7 insurance benefit plan offered by the issuer that exceed 8 the issuer's premium rates charged for that plan to 9 individuals who are age 65 or older; and

10 (d) provide the rights granted by items (a) through 11 (d), for 6 months after the effective date of this 12 amendatory Act of the 93rd General Assembly, to any 13 person who had enrolled for benefits under Medicare Part 14 B prior to this amendatory Act of the 93rd General 15 Assembly who otherwise would have been eligible for 16 coverage under item (a).

17 (7) (6) The Director shall issue reasonable rules and 18 regulations for the following purposes:

19 (a) To establish specific standards for policy provisions of Medicare policies and certificates. 20 The 21 standards shall be in accordance with the requirements of 22 this Code. No requirement of this Code relating to minimum required policy benefits, other than the minimum 23 standards contained in this Section and Section 363a, 24 25 shall apply to medicare supplement policies and certificates. The standards may cover, but are not 26 limited to the following: 27

(A) Terms of renewability. 28 29 (B) Initial and subsequent terms of 30 eligibility. (C) Non-duplication of coverage. 31 32 (D) Probationary and elimination periods. (E) Benefit limitations, exceptions 33 and

reductions.

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1 (F) Requirements for replacement. 2 (G) Recurrent conditions. (H) Definition of terms. 3 4 (I) Requirements for issuing rebates or credits to policyholders if the policy's loss ratio 5 does not comply with subsection (7) of Section 363a. 6 7 (J) Uniform methodology for the calculating and reporting of loss ratio information. 8 9 Assuring public access to loss ratio (K) information of an issuer of Medicare supplement 10 11 insurance. (L) Establishing a process for approving or 12 13 disapproving proposed premium increases. (M) Establishing a policy for holding public 14 hearings prior to approval of premium increases. 15 16 (N) Establishing standards for Medicare Select policies. 17 (0) Prohibited policy provisions not otherwise 18 19 specifically authorized by statute that, in the opinion of the Director, are unjust, unfair, or 20 21 unfairly discriminatory to any person insured or proposed for coverage under a medicare supplement 22 23 policy or certificate. (b) To establish minimum standards for benefits and 24 25 claims payments, marketing practices, compensation arrangements, and reporting practices for Medicare 26 supplement policies. 27 (c) To implement transitional requirements of 28 Medicare supplement insurance benefits and premiums of 29 30 Medicare supplement policies and certificates to conform to Medicare program revisions. 31

32 (Source: P.A. 88-313; 89-484, eff. 6-21-96.)