STATE OF NEW YORK

4737

2017-2018 Regular Sessions

IN ASSEMBLY

February 3, 2017

Introduced by M. of A. WALTER -- read once and referred to the Committee on Aging

AN ACT to amend the elder law and the insurance law, in relation to long term care insurance education, premiums and prohibition of exclusions for pre-existing conditions

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivision 8 of section 203 of the elder law, as added by section 18 of part B of chapter 58 of the laws of 2007, is amended to read as follows: 8. The director, in consultation with the commissioner of health, shall establish a program to be known as the NY Connects: Choices for

shall establish a program to be known as the NY Connects: Choices for 5 Long Term Care. The purpose of this initiative is to provide consistent, 6 7 comprehensive, locally-based information and assistance on long term 8 care services to consumers, caregivers and families to help them make 9 educated choices. This program shall provide individuals, caregivers, 10 and families with objective information and assistance about home, 11 community-based and institutional long term care services, as well as 12 information about long term care insurance products and providers. NY 13 Connects will be available on a voluntary basis to consumers, caregivers 14 and their families. There shall be an on-going education and outreach campaign to educate the public about long term care services available 15 in their community and to assist consumers in preparing for their long 16 17 term care needs.

18 § 2. Section 1117 of the insurance law is amended by adding two new 19 subsections (c-1) and (c-2) to read as follows:

(c-1) The premium rates for such contracts shall be level for the duration of the policy or certificate except where a rate increase is granted by the superintendent. No rate increase may be deemed approved if that increase, together with any other rate increase imposed on the

24 same contract or certificate would cause the aggregate rate increase for

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	that contract or certificate to exceed the lesser of three percent or
2	the percentage change in the consumer price index for all urban consum-
3	ers published by the Bureau of Labor Statistics of the United States
4	Department of Labor during any continuous twelve month period.
5	(c-2) The superintendent shall not authorize such a contract which
б	includes an exclusion for pre-existing conditions.
7	§ 3. Subsection (d) of section 1117 of the insurance law, as amended
8	by chapter 446 of the laws of 1996, is amended to read as follows:
9	(d) Contracts issued pursuant to the provisions of this section shall
10	be subject to all other provisions of this chapter and the regulations
11	promulgated thereunder applicable to the insurer, health maintenance
12	organization, or fraternal benefit society which issues the contract,
13	provided however that in order to permit the development of long term
14	care plans, the superintendent may modify or suspend any such provision
15	or regulation upon making the determinations set forth in subsection (f)
16	of this section: and provided further that to the extent that the
17	provisions of this section are inconsistent with the provisions of this
18	chapter, the provisions of this section shall prevail.
19	§ 4. Subsection (b) of section 3229 of the insurance law, as amended
20	by chapter 572 of the laws of 2008, is amended to read as follows:
21	(b) In establishing minimum benefit standards for insurance plans
22	pursuant to this section, the superintendent shall seek to ensure the
23	cost effectiveness of the partnership for long term care program estab-
24	lished pursuant to section three hundred sixty-seven-f of the social
25	services law, and may establish minimum permissible payments under such
26	insurance plans. The superintendent shall not approve an insurance plan
27	which includes an exclusion for pre-existing conditions [that exceeds
28	six months], or which does not <u>otherwise</u> comply with [paragraph six of
29	subsection (b) of section one thousand one hundred seventeen of this
30	chapter.
31	§ 5. This act shall take effect on the first of January next succeed-

32 ing the date on which it shall have become a law.