STATE OF NEW YORK

2074

2017-2018 Regular Sessions

IN ASSEMBLY

January 17, 2017

Introduced by M. of A. COOK, ORTIZ, GOTTFRIED, ZEBROWSKI, PEOPLES-STOKES, HOOPER, BLAKE -- Multi-Sponsored by -- M. of A. HYND-MAN, MAGEE, MOSLEY, SIMON, SKARTADOS, TITONE -- read once and referred to the Committee on Insurance

AN ACT to amend the general business law, in relation to limited death benefit life insurance policies for persons aged sixty and over

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

1	Section 1. The general business law is amended by adding a new article				
2	30-B to read as follows:				
3	ARTICLE 30-B				
4	FINANCIAL REVIEW REQUIREMENT FOR LIMITED				
5	DEATH BENEFIT LIFE INSURANCE POLICIES FOR				
б	PERSONS AGED SIXTY AND OVER				
7	<u>Section 645. Financial review of policy.</u>				
8	§ 645. Financial review of policy. 1. Whenever a life insurance policy				
9	or certificate of insurance is delivered or issued for delivery in this				
10	state to an applicant at age sixty and over, which limits death benefits				
11	during a period following the inception date of the policy or where the				
12	accumulated premiums exceed the death benefit at any point during the				
13	first ten years, the insurer shall provide the insured with a copy of a				
14	"Financial Review of Policy" form of at least ten point in size. Such				
15	form shall use substantially the same format and terminology shown				
16	below, and shall have complete information provided for any and all				
17	<u>blank space.</u>				
18	Financial Review of Policy				
19	Notice: You should review this form and your policy and				
20	<u>decide if the policy is suitable for you. If you are not</u>				
21	entirely satisfied, pursuant to New York State law, you may				
22	return the policy within thirty days from the date you				
23	receive it and obtain a full refund of any premiums paid.				

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

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2				tate of healt		—	
3				ation had bee	<u>n obtained.</u>		
4	<u>Appli</u>	<u>cant Infor</u>	mation:				
5	Name:				Sex:		
б	<u>(1)</u>	<u>(2)</u>	<u>(3)</u>	<u>(4)</u>	<u>(5)</u>		
7						<u>Col 3</u>	
8			Prem-			<u>minus</u>	
9			iums			<u>Col 2</u>	
10	<u>End of</u>	<u>Annual</u>	accum-		<u>Cash</u>	Net	
11	<u>Policy</u>	Prem-	<u>ulating</u>		Surren-	<u>gain</u>	
12	Year	<u>ium</u>	interest	Death	<u>der</u>	(net	
13			<u>at 5%</u>	<u>Benefits</u>	Value	loss)	
14							
15	1						
16	2						
17	3						
18	4						
19	5						
20	6						
21	7						
22	8						
23	9						
24	10						
25	Definitio	ons. The	following t	erms used in	the above of	chart are	
26	defined as:					<u></u>	
27			- Amount you	must pay eac	h vear to ke	eep this	
28	policy in f						
29			lating Intere	st at 5% A	mount which	could be	
30	<u>2. Premiums Accumulating Interest at 5% Amount which could be</u> earned if, instead of purchasing insurance, the premium dollars						
31	paid to the insurer were left to accumulate at 5% interest.						
32				t will be pai			
33			ntary benefit		a apon acao	ing onora	
34				<u>nt the insura</u>	nce company	will pay	
35							
36	you if you surrender your policy to the company for cash. 5. Net Gain or Loss This column shows whether your money						
37				ss at 5% int			
38	insurance b			<u>55 ac 56 mc</u>		<u>your rire</u>	
39			jured by a vi	olation of th	is section	may bring an	
40						d in favor of a	
41						al damages or	
42						ward reasonable	
43			prevailing p		court may a	Mara reasonabre	
44					d whenever	there shall be	
45						by the attorney	
45 46						k to a court or	
40 47						sue an injunc-	
48						n five days, to	
40 49						nd if it shall	
						t the defendant	
50 51						issued by such	
51 52						iolation, with-	
5⊿ 53							
						<u>en injured or</u> make allowances	
54 55	-					ubdivision (a)	
55	to the atto	ney gener	ai as provid	eu in paragra	UPIL SIX OF SI	u_{a}	

1	of section eighty-three hundred three of the civil practice law and
2	rules, and direct restitution. Whenever the court shall determine that a
3	violation of this article has occurred, the court may impose a civil
4	penalty of not more than five hundred dollars for each violation. In
5	connection with any such proposed application, the attorney general is
б	authorized to take proof and make a determination of the relevant facts
7	and to issue subpoenas in accordance with the civil practice law and
8	rules.
0	
9	§ 2. This act shall take effect on the first of January next succeed-