O2 HB 588/16 – HGO

By: Delegates J. Lewis and Platt

Introduced and read first time: January 24, 2018 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

2 Continuing Care Retirement Communities – Continuing Care Agreements – 3 Actuarial Studies

FOR the purpose of altering the contents of a renewal application for a continuing care
retirement community by requiring that actuarial studies reviewed by qualified
actuaries be submitted on a certain basis for certain continuing care agreements;
defining certain terms; and generally relating to continuing care retirement
community continuing care agreements and actuarial studies.

9 BY repealing and reenacting, with amendments,

10 Article – Human Services

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- 11 Section 10–401 and 10–413(a)
- 12 Annotated Code of Maryland
- 13 (2007 Volume and 2017 Supplement)
 - Preamble

15 WHEREAS, The majority of elderly Marylanders who enter contracts with 16 continuing care retirement communities (CCRCs) have fee-for-service type (Type C) 17 contracts; and

WHEREAS, Type C contracts require increased monthly fees for residents who move
 from independent living to the communities' long-term care facilities; and

20 WHEREAS, CCRCs offering Type C contracts have substantial long-term liabilities 21 because of large refunds owed when a resident dies or moves out of the community; and

WHEREAS, The only Maryland CCRC contracts that are not based on actuarial studies, including such factors as rates of mortality, morbidity, inflation, and return on investments, are Type C contracts; and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. 8lr0383



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1 2	WHEREAS, Actuarial studies are required every 3 years on Maryland Type A and Type B CCRC contracts; now, therefore,		
$\frac{3}{4}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:		
5		Article – Human Services	
6	10–401.		
7	(a) I	n this subtitle the following words have the meanings indicated.	
8 9	(b) "Assisted living program" has the meaning stated in § 19–1801 of the Health – General Article.		
10 11		Certified financial statement" means a complete audit prepared and certified ident certified public accountant.	
12	(d) "	Continuing care" means:	
13	(1) continuing care in a retirement community; or	
14	(2) continuing care at home.	
$\begin{array}{c} 15\\ 16\end{array}$	(e) "Continuing care agreement" means an agreement between a provider and a subscriber to provide continuing care.		
$\begin{array}{c} 17\\18\end{array}$		1) "Continuing care at home" means providing medical, nursing, or other I services directly or by contractual arrangement:	
$\begin{array}{c} 19\\ 20 \end{array}$	blood or marr	(i) to an individual who is at least 60 years of age and not related by iage to the provider;	
21		(ii) for the life of the individual or for a period exceeding 1 year; and	
$\begin{array}{c} 22\\ 23 \end{array}$	an entrance fe	(iii) under a written agreement that requires a transfer of assets or ee notwithstanding periodic charges.	
$\begin{array}{c} 24 \\ 25 \end{array}$		2) "Continuing care at home" includes providing assistance with the tenance of the individual's dwelling.	
26 27 28 29	providing eith services readi	Continuing care in a retirement community" means providing shelter and her medical and nursing or other health related services or making the ly accessible through the provider or an affiliate of the provider, whether or es are specifically offered in the written agreement for shelter:	
30	(1) to an individual who is at least 60 years of age and not related by blood	

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1	or marriage to the provider;
2	(2) for the life of the individual or for a period exceeding 1 year; and
$\frac{3}{4}$	(3) under one or more written agreements that require a transfer of assets or an entrance fee notwithstanding periodic charges.
5 6 7	(h) (1) "Contractual entrance fee refund" means a repayment of all or part of a subscriber's entrance fee to the subscriber or the subscriber's estate or designated beneficiary, as required by the terms of the continuing care agreement.
8 9	(2) "Contractual entrance fee refund" does not include a payment required under § 10–446 or § 10–448 of this subtitle.
10 11	(i) "Conversion" means converting a physical plant that provides housing or shelter into a facility if:
12 13	(1) the residential accommodations exist before a statement of intent is filed under § 10–409(b) of this subtitle; and
$\begin{array}{c} 14 \\ 15 \end{array}$	(2) at least 60% of the available residential accommodations of the facility owner were occupied during the two fiscal years prior to the filing of a statement of intent.
16	(j) "Deposit" means a portion of an entrance fee.
17 18	(k) (1) "Entrance fee" means a sum of money or other consideration paid initially or in deferred payments, that:
19 20	(i) assures a subscriber continuing care for the life of the subscriber or for a period exceeding 1 year; and
$\begin{array}{c} 21 \\ 22 \end{array}$	(ii) is at least three times the weighted average of the monthly cost of the periodic fees charged for independent living and assisted living units.
$\begin{array}{c} 23\\ 24 \end{array}$	(2) "Entrance fee" includes a fee of similar form and application, regardless of title.
25	(3) "Entrance fee" does not include a surcharge.
$\begin{array}{c} 26\\ 27 \end{array}$	(l) (1) "Expansion" means any single new capital addition to an existing facility that meets either of the following criteria:
28 29 30	(i) if independent or assisted living units are to be constructed, the number of units to be constructed is less than or equal to 25% of the number of existing independent and assisted living units; or
31	(ii) if independent or assisted living units are not to be constructed,

[(m)] (N)**"FEE-FOR-SERVICE AGREEMENT"** (0)**AGREEMENT THAT IS EITHER:** (1) **AN AGREEMENT: (I)** UNDER WHICH THE PROVIDER PROMISES TO PROVIDE **RESIDENTIAL FACILITIES, MEALS, AMENITIES, AND LONG-TERM CARE SERVICES IN** A LICENSED ASSISTED LIVING PROGRAM OR COMPREHENSIVE CARE PROGRAM FOR AS LONG AS THE SUBSCRIBER NEEDS THE SERVICES; AND

28THAT PROVIDES THAT LONG-TERM CARE SERVICES IN A **(II)** 29LICENSED ASSISTED LIVING PROGRAM OR COMPREHENSIVE CARE PROGRAM WILL BE PROVIDED AT A PER DIEM, A FEE-FOR-SERVICE, OR ANOTHER AGREED-ON RATE 30 31THAT GENERALLY REFLECTS THE MARKET RATES FOR ASSISTED LIVING AND 32**COMPREHENSIVE CARE SERVICES; OR**

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- (2) A CONTINUING CARE AGREEMENT THAT IS NOT AN EXTENSIVE

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19 "Facility" means a physical plant in which continuing care in a retirement community is provided in accordance with this subtitle. 20

MEANS A CONTINUING CARE

15(2) WITHOUT ANY SUBSTANTIAL INCREASE IN THE SUBSCRIBER'S 16 ENTRANCE FEE OR PERIODIC FEES, EXCEPT FOR AN ADJUSTMENT TO ACCOUNT FOR INCREASED OPERATING COSTS CAUSED BY INFLATION OR OTHER FACTORS 1718 UNRELATED TO THE INDIVIDUAL SUBSCRIBER.

UNDER WHICH THE PROVIDER PROMISES TO PROVIDE RESIDENTIAL FACILITIES. 11 12MEALS, AMENITIES, AND LONG-TERM CARE SERVICES IN A LICENSED ASSISTED 13LIVING PROGRAM OR COMPREHENSIVE CARE PROGRAM: 14 (1) FOR AS LONG AS THE SUBSCRIBER NEEDS THE SERVICES; AND

"EXTENSIVE AGREEMENT" MEANS A CONTINUING CARE AGREEMENT 10 **(M)**

3 amortization, and interest expense of the facility as shown on the certified financial statement for the most recent fiscal year for which a certified financial statement is 4 $\mathbf{5}$ available; and

6 2.the amount of the existing reserves properly allocable to,

7 and allocated for, the expansion.

8 (2)"Expansion" does not include renovation and normal repair and 9 maintenance.

1 the total projected cost exceeds the sum of: $\mathbf{2}$ 1. 10% of the total operating expenses, less depreciation,

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1 AGREEMENT OR A MODIFIED AGREEMENT.

 $\mathbf{2}$ (n) (P) "Financial difficulty" means current or impending financial conditions 3 that impair or may impair the ability of a provider to meet existing or future obligations. "Governing body" means a board of directors, board of trustees, or 4 [(0)] **(Q)** $\mathbf{5}$ similar group that ultimately directs the affairs of a provider, but whose members are not required to have an equity interest in the provider. 6 $\overline{7}$ "Health related services" means services that are needed by a [(p)] (R)(1)8 subscriber to maintain the subscriber's health. 9 (2)"Health related services" includes: 10 (i) priority admission to a nursing home or assisted living program; 11 or 12(ii) except for the provision of meals, assistance with the activities of 13daily living. "MODIFIED AGREEMENT" MEANS A CONTINUING CARE AGREEMENT: 14**(S)** 15(1) WHICH PROVIDER UNDER THE PROMISES TO PROVIDE 16 RESIDENTIAL FACILITIES, MEALS, AMENITIES, AND A LIMITED AMOUNT OF 17LONG-TERM CARE SERVICES IN A LICENSED ASSISTED LIVING PROGRAM OR 18 **COMPREHENSIVE CARE PROGRAM:** 19 **(I)** FOR AS LONG AS THE SUBSCRIBER NEEDS THE SERVICES; 20AND 21**(II)** WITHOUT ANY SUBSTANTIAL **INCREASE** IN THE 22SUBSCRIBER'S ENTRANCE FEE OR PERIODIC FEES, EXCEPT FOR AN ADJUSTMENT TO 23ACCOUNT FOR INCREASED OPERATING COSTS CAUSED BY INFLATION OR OTHER 24FACTORS UNRELATED TO THE INDIVIDUAL SUBSCRIBER; AND 25(2) THAT PROVIDES THAT LONG-TERM CARE SERVICES IN A LICENSED ASSISTED LIVING PROGRAM OR COMPREHENSIVE CARE PROGRAM 2627BEYOND THE LIMITED AMOUNT OF SERVICES TO BE PROVIDED UNDER ITEM (1) OF 28THIS SUBSECTION WILL BE PROVIDED AT A PER DIEM, A FEE-FOR-SERVICE, OR 29ANOTHER AGREED-ON RATE.

30 [(q)] (T) "Person" includes a governmental entity or unit.

[(r)] (U) "Processing fee" means a fee imposed by a provider for determining the
 financial, mental, and physical eligibility of an applicant for entrance into a facility.

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1	[(s)] (V)	"Provider" means a person who:		
2	(1)	undertakes to provide continuing care; and		
3	(2)	is:		
4		(i) the owner or operator of a facility; or		
$5 \\ 6$	certificate of regis	(ii) an applicant for or the holder of a preliminary, initial, or renewal tration.		
$7 \\ 8$	[(t)] (W) operation of a faci	"Records" means information maintained by a provider for the proper lity under this subtitle.		
9 10 11 12	_	(1) "Renovation" means any single capital improvement to, or ll or part of an existing facility that will not increase the number of sisted living units and for which the total projected cost exceeds the sum		
$13 \\ 14 \\ 15 \\ 16$		(i) 20% of the total operating expenses, less depreciation, I interest expense of the facility as shown on the certified financial e most recent fiscal year for which a certified financial statement is		
$\begin{array}{c} 17\\18\end{array}$	allocated for, the r	(ii) the amount of existing reserves properly allocable to, and renovation.		
19	(2)	"Renovation" does not include normal repair or maintenance.		
$\begin{array}{c} 20\\ 21 \end{array}$	[(v)] (Y) agreement is purc	"Subscriber" means an individual for whom a continuing care hased.		
22	[(w)] (Z)	(1) "Surcharge" means a separate and additional charge that:		
23		(i) is imposed simultaneously with the entrance fee; and		
$\begin{array}{c} 24 \\ 25 \end{array}$	condition or circur	(ii) may be required of some, but not all, subscribers because of a nstance that applies only to those subscribers.		
26	(2)	"Surcharge" does not include a second person entrance fee.		
27	10–413.			
28 29 30	(a) (1) provider shall fil satisfactory to the	Each year, within 120 days after the end of a provider's fiscal year, the e an application for a renewal certificate of registration in a form Department.		

1	(2) A renewal application shall contain:		
$\frac{2}{3}$	(i) any additions or changes to the information required by $\$10-408$ through 10-410 of this subtitle;		
4 5	(ii) an audited financial statement for the preceding fiscal year prepared in accordance with an audit guide that the Department adopts;		
$6 \\ 7$	(iii) an operating budget for the current fiscal year and a projected operating budget for the next fiscal year;		
8 9	(iv) a cash flow projection for the current fiscal year and the next two fiscal years;		
10 11	(v) a projection of the life expectancy and the number of residents who will require nursing home care;		
$12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17$	(vi) [an actuarial study reviewed by a qualified actuary and submitted every 3 years,] unless the provider is exempted from the requirement for an actuarial study by regulations adopted by the Department exempting categories of providers that the Department determines have substantially limited [long-term care] liability exposure, AN ACTUARIAL STUDY REVIEWED BY A QUALIFIED ACTUARY AND SUBMITTED AT LEAST:		
18 19	1. EVERY 3 YEARS FOR A PROVIDER WITH EXTENSIVE OR MODIFIED AGREEMENTS; AND		
$\begin{array}{c} 20\\ 21 \end{array}$	2. EVERY 5 YEARS FOR A PROVIDER WITH FEE-FOR-SERVICE AGREEMENTS ONLY;		
$22 \\ 23 \\ 24$	(vii) the form and substance of any proposed advertisement, advertising campaign, or other promotional material not previously submitted to the Department; and		
25	(viii) any further information that the Department requires.		
$\frac{26}{27}$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2018.		

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