HOUSE JOINT RESOLUTION 11

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25 individual; and

2000 Regular Session Olr1264 CF Olr1263

| y: Delegate Redmer troduced and read first time: February 10, 2000 ssigned to: Environmental Matters |
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| ommittee Report: Favorable ouse action: Adopted ead second time: March 21, 2000 |
| RESOLUTION NO OUSE JOINT RESOLUTION 1 A House Joint Resolution concerning |
| 2 Maryland Partnership for Long-Term Care Program |
| FOR the purpose of urging the U.S. Congress to amend the Social Security Act to allow assets exempted under a long-term care partnership program to be excluded from Medicaid estate recoveries; and directing that a copy of the resolution be forwarded to certain individuals. |
| WHEREAS, In 1993, the General Assembly enacted Chapter 513, establishing the Maryland Partnership for Long-Term Care Program ("Partnership Program"); and |
| WHEREAS, The purpose of the Partnership Program was to provide incentives for individuals to purchase long-term care insurance and, consequently, to relieve the financial burden on the State when it assumes payment for long-term care needs of Maryland citizens under the Medical Assistance Program ("Medicaid"), by allowing an individual who exhausts private long-term care policy benefits to protect an equivalent value of assets and still satisfy Medicaid's financial eligibility requirements; and |
| WHEREAS, Subsequent to the enactment of the Partnership Program legislation, Congress added § 1917 to Title XIX of the Social Security Act, frustrating the implementation of the Partnership Program by effectively removing the major incentive for an individual to participate; and |
| WHEREAS, § 1917 of the Social Security Act allows a Partnership Program participant who becomes Medicaid eligible to spend or otherwise dispose of protected assets while alive; but requires the State following the death of the individual to seek to recover from the individual's estate the amount spent by Medicaid on behalf of the |

- WHEREAS, § 1917 mandates the application of a broader definition of "estate"
- 2 when pursuing Medicaid recoveries, under which definition the assets of an
- 3 individual who participates in the Partnership Program that might otherwise pass to
- 4 heirs or survivors outside of probate by operation of law would now be subject to
- 5 Medicaid recovery; and
- WHEREAS, § 1917 undermines the State's ability to offer a viable long-term
- 7 care partnership program and needs to be amended to remove major disincentives for
- 8 Maryland residents to participate in the Partnership Program; and
- 9 WHEREAS, Chapter 442 of the Acts of 1996 put implementation of the
- 10 Partnership Program on hold unless § 1917 of the Title XIX of the Social Security Act
- 11 is amended to exempt from its estate recovery requirements those Medicaid
- 12 recipients who are granted a resource exclusion under the provisions of the
- 13 Partnership Program legislation; now, therefore, be it
- 14 RESOLVED BY THE GENERAL ASSEMBLY OF MARYLAND, That this
- 15 General Assembly hereby urges the U.S. Congress to amend Title XIX of the Social
- 16 Security Act to allow assets exempted under a long-term care partnership program to
- 17 be excluded from Medicaid estate recoveries; and be it further
- 18 RESOLVED, That a copy of this Resolution be forwarded by the Department of
- 19 Legislative Services to the Honorable Parris N. Glendening, Governor of Maryland;
- 20 the Honorable Thomas V. Mike Miller, Jr., President of the Senate of Maryland; and
- 21 the Honorable Casper R. Taylor, Jr., Speaker of the House of Delegates; and be it
- 22 further
- 23 RESOLVED, That a copy of this Resolution be forwarded by the Department of
- 24 Legislative Services to the Maryland Congressional Delegation: Senators Paul S.
- 25 Sarbanes and Barbara A. Mikulski, Senate Office Building, Washington, D.C. 20510;
- 26 and Representatives Wayne T. Gilchrest, Robert L. Ehrlich, Jr., Benjamin L. Cardin,
- 27 Albert R. Wynn, Steny Hamilton Hoyer, Roscoe G. Bartlett, Elijah E. Cummings, and
- 28 Constance A. Morella, House Office Building, Washington, D.C. 20515.