



General Assembly

February Session, 2020

Raised Bill No. 208

LCO No. 1234



Referred to Committee on INSURANCE AND REAL ESTATE

Introduced by:
(INS)

***AN ACT CONCERNING THE INSURANCE DEPARTMENT'S
RECOMMENDATIONS REGARDING GENETIC TESTING.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 38a-1 of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective October 1, 2020*):

3 Terms used in this title and section 2 of this act, unless it appears from
4 the context to the contrary, shall have a scope and meaning as set forth
5 in this section.

6 (1) "Affiliate" or "affiliated" means a person that directly, or indirectly
7 through one or more intermediaries, controls, is controlled by or is
8 under common control with another person.

9 (2) "Alien insurer" means any insurer that has been chartered by or
10 organized or constituted within or under the laws of any jurisdiction or
11 country without the United States.

12 (3) "Annuities" means all agreements to make periodical payments
13 where the making or continuance of all or some of the series of the

14 payments, or the amount of the payment, is dependent upon the
15 continuance of human life or is for a specified term of years. This
16 definition does not apply to payments made under a policy of life
17 insurance.

18 (4) "Commissioner" means the Insurance Commissioner.

19 (5) "Control", "controlled by" or "under common control with" means
20 the possession, direct or indirect, of the power to direct or cause the
21 direction of the management and policies of a person, whether through
22 the ownership of voting securities, by contract other than a commercial
23 contract for goods or nonmanagement services, or otherwise, unless the
24 power is the result of an official position with the person.

25 (6) "Domestic insurer" means any insurer that has been chartered by,
26 incorporated, organized or constituted within or under the laws of this
27 state.

28 (7) "Domestic surplus lines insurer" means any domestic insurer that
29 has been authorized by the commissioner to write surplus lines
30 insurance.

31 (8) "Foreign country" means any jurisdiction not in any state, district
32 or territory of the United States.

33 (9) "Foreign insurer" means any insurer that has been chartered by or
34 organized or constituted within or under the laws of another state or a
35 territory of the United States.

36 (10) "Insolvency" or "insolvent" means, for any insurer, that it is
37 unable to pay its obligations when they are due, or when its admitted
38 assets do not exceed its liabilities plus the greater of: (A) Capital and
39 surplus required by law for its organization and continued operation;
40 or (B) the total par or stated value of its authorized and issued capital
41 stock. For purposes of this subdivision "liabilities" shall include but not
42 be limited to reserves required by statute or by regulations adopted by
43 the commissioner in accordance with the provisions of chapter 54 or

44 specific requirements imposed by the commissioner upon a subject
45 company at the time of admission or subsequent thereto.

46 (11) "Insurance" means any agreement to pay a sum of money,
47 provide services or any other thing of value on the happening of a
48 particular event or contingency or to provide indemnity for loss in
49 respect to a specified subject by specified perils in return for a
50 consideration. In any contract of insurance, an insured shall have an
51 interest which is subject to a risk of loss through destruction or
52 impairment of that interest, which risk is assumed by the insurer and
53 such assumption shall be part of a general scheme to distribute losses
54 among a large group of persons bearing similar risks in return for a
55 ratable contribution or other consideration.

56 (12) "Insurer" or "insurance company" includes any person or
57 combination of persons doing any kind or form of insurance business
58 other than a fraternal benefit society, and shall include a receiver of any
59 insurer when the context reasonably permits.

60 (13) "Insured" means a person to whom or for whose benefit an
61 insurer makes a promise in an insurance policy. The term includes
62 policyholders, subscribers, members and beneficiaries. This definition
63 applies only to the provisions of this title and does not define the
64 meaning of this word as used in insurance policies or certificates.

65 (14) "Life insurance" means insurance on human lives and insurances
66 pertaining to or connected with human life. The business of life
67 insurance includes granting endowment benefits, granting additional
68 benefits in the event of death by accident or accidental means, granting
69 additional benefits in the event of the total and permanent disability of
70 the insured, and providing optional methods of settlement of proceeds.
71 Life insurance includes burial contracts to the extent provided by
72 section 38a-464.

73 (15) "Mutual insurer" means any insurer without capital stock, the
74 managing directors or officers of which are elected by its members.

75 (16) "Person" means an individual, a corporation, a partnership, a
76 limited liability company, an association, a joint stock company, a
77 business trust, an unincorporated organization or other legal entity.

78 (17) "Policy" means any document, including attached endorsements
79 and riders, purporting to be an enforceable contract, which
80 memorializes in writing some or all of the terms of an insurance
81 contract.

82 (18) "State" means any state, district, or territory of the United States.

83 (19) "Subsidiary" of a specified person means an affiliate controlled
84 by the person directly, or indirectly through one or more intermediaries.

85 (20) "Unauthorized insurer" or "nonadmitted insurer" means an
86 insurer that has not been granted a certificate of authority by the
87 commissioner to transact the business of insurance in this state or an
88 insurer transacting business not authorized by a valid certificate.

89 (21) "United States" means the United States of America, its territories
90 and possessions, the Commonwealth of Puerto Rico and the District of
91 Columbia.

92 Sec. 2. (NEW) (*Effective October 1, 2020*) No insurer, health care center
93 or fraternal benefit society doing business in this state shall:

94 (1) Without first obtaining informed written consent from an
95 individual in this state who has undergone direct-to-consumer genetic
96 testing, purchase from the person who performed such testing on such
97 individual any information concerning such individual, request or
98 require that such person disclose such information, or otherwise use
99 such information in connection with such insurer's, center's or society's
100 issuance, extension, renewal or withholding of:

101 (A) An annuity;

102 (B) A life insurance policy, including, but not limited to, a policy for
103 credit life insurance, as defined in section 38a-646 of the general statutes;

104 or

105 (C) A health insurance policy providing coverage of the type
106 specified in subdivision (5), (7) or (13) of section 38a-469 of the general
107 statutes; or

108 (2) Make provision of any insurance coverage, benefit, rate or term
109 to, or any renewal of insurance coverage by, an individual in this state
110 conditional upon:

111 (A) A requirement that such individual undergo genetic testing; or

112 (B) The results of any genetic testing performed on a member of such
113 individual's family, unless such results are contained in such
114 individual's medical record.

115 Sec. 3. Section 38a-816 of the 2020 supplement to the general statutes
116 is repealed and the following is substituted in lieu thereof (*Effective*
117 *October 1, 2020*):

118 The following are defined as unfair methods of competition and
119 unfair and deceptive acts or practices in the business of insurance:

120 (1) Misrepresentations and false advertising of insurance policies.
121 Making, issuing or circulating, or causing to be made, issued or
122 circulated, any estimate, illustration, circular or statement, sales
123 presentation, omission or comparison which: (A) Misrepresents the
124 benefits, advantages, conditions or terms of any insurance policy; (B)
125 misrepresents the dividends or share of the surplus to be received, on
126 any insurance policy; (C) makes any false or misleading statements as
127 to the dividends or share of surplus previously paid on any insurance
128 policy; (D) is misleading or is a misrepresentation as to the financial
129 condition of any person, or as to the legal reserve system upon which
130 any life insurer operates; (E) uses any name or title of any insurance
131 policy or class of insurance policies misrepresenting the true nature
132 thereof; (F) is a misrepresentation, including, but not limited to, an
133 intentional misquote of a premium rate, for the purpose of inducing or

134 tending to induce to the purchase, lapse, forfeiture, exchange,
135 conversion or surrender of any insurance policy; (G) is a
136 misrepresentation for the purpose of effecting a pledge or assignment of
137 or effecting a loan against any insurance policy; or (H) misrepresents
138 any insurance policy as being shares of stock.

139 (2) False information and advertising generally. Making, publishing,
140 disseminating, circulating or placing before the public, or causing,
141 directly or indirectly, to be made, published, disseminated, circulated or
142 placed before the public, in a newspaper, magazine or other publication,
143 or in the form of a notice, circular, pamphlet, letter or poster, or over any
144 radio or television station, or in any other way, an advertisement,
145 announcement or statement containing any assertion, representation or
146 statement with respect to the business of insurance or with respect to
147 any person in the conduct of his insurance business, which is untrue,
148 deceptive or misleading.

149 (3) Defamation. Making, publishing, disseminating or circulating,
150 directly or indirectly, or aiding, abetting or encouraging the making,
151 publishing, disseminating or circulating of, any oral or written
152 statement or any pamphlet, circular, article or literature which is false
153 or maliciously critical of or derogatory to the financial condition of an
154 insurer, and which is calculated to injure any person engaged in the
155 business of insurance.

156 (4) Boycott, coercion and intimidation. Entering into any agreement
157 to commit, or by any concerted action committing, any act of boycott,
158 coercion or intimidation resulting in or tending to result in unreasonable
159 restraint of, or monopoly in, the business of insurance.

160 (5) False financial statements. Filing with any supervisory or other
161 public official, or making, publishing, disseminating, circulating or
162 delivering to any person, or placing before the public, or causing,
163 directly or indirectly, to be made, published, disseminated, circulated or
164 delivered to any person, or placed before the public, any false statement
165 of financial condition of an insurer with intent to deceive; or making any

166 false entry in any book, report or statement of any insurer with intent to
167 deceive any agent or examiner lawfully appointed to examine into its
168 condition or into any of its affairs, or any public official to whom such
169 insurer is required by law to report, or who has authority by law to
170 examine into its condition or into any of its affairs, or, with like intent,
171 wilfully omitting to make a true entry of any material fact pertaining to
172 the business of such insurer in any book, report or statement of such
173 insurer.

174 (6) Unfair claim settlement practices. Committing or performing with
175 such frequency as to indicate a general business practice any of the
176 following: (A) Misrepresenting pertinent facts or insurance policy
177 provisions relating to coverages at issue; (B) failing to acknowledge and
178 act with reasonable promptness upon communications with respect to
179 claims arising under insurance policies; (C) failing to adopt and
180 implement reasonable standards for the prompt investigation of claims
181 arising under insurance policies; (D) refusing to pay claims without
182 conducting a reasonable investigation based upon all available
183 information; (E) failing to affirm or deny coverage of claims within a
184 reasonable time after proof of loss statements have been completed; (F)
185 not attempting in good faith to effectuate prompt, fair and equitable
186 settlements of claims in which liability has become reasonably clear; (G)
187 compelling insureds to institute litigation to recover amounts due under
188 an insurance policy by offering substantially less than the amounts
189 ultimately recovered in actions brought by such insureds; (H)
190 attempting to settle a claim for less than the amount to which a
191 reasonable man would have believed he was entitled by reference to
192 written or printed advertising material accompanying or made part of
193 an application; (I) attempting to settle claims on the basis of an
194 application which was altered without notice to, or knowledge or
195 consent of the insured; (J) making claims payments to insureds or
196 beneficiaries not accompanied by statements setting forth the coverage
197 under which the payments are being made; (K) making known to
198 insureds or claimants a policy of appealing from arbitration awards in
199 favor of insureds or claimants for the purpose of compelling them to

200 accept settlements or compromises less than the amount awarded in
201 arbitration; (L) delaying the investigation or payment of claims by
202 requiring an insured, claimant, or the physician of either to submit a
203 preliminary claim report and then requiring the subsequent submission
204 of formal proof of loss forms, both of which submissions contain
205 substantially the same information; (M) failing to promptly settle claims,
206 where liability has become reasonably clear, under one portion of the
207 insurance policy coverage in order to influence settlements under other
208 portions of the insurance policy coverage; (N) failing to promptly
209 provide a reasonable explanation of the basis in the insurance policy in
210 relation to the facts or applicable law for denial of a claim or for the offer
211 of a compromise settlement; (O) using as a basis for cash settlement with
212 a first party automobile insurance claimant an amount which is less than
213 the amount which the insurer would pay if repairs were made unless
214 such amount is agreed to by the insured or provided for by the
215 insurance policy.

216 (7) Failure to maintain complaint handling procedures. Failure of any
217 person to maintain complete record of all the complaints which it has
218 received since the date of its last examination. This record shall indicate
219 the total number of complaints, their classification by line of insurance,
220 the nature of each complaint, the disposition of these complaints, and
221 the time it took to process each complaint. For purposes of this
222 subsection "complaint" means any written communication primarily
223 expressing a grievance.

224 (8) Misrepresentation in insurance applications. Making false or
225 fraudulent statements or representations on or relative to an application
226 for an insurance policy for the purpose of obtaining a fee, commission,
227 money or other benefit from any insurer, producer or individual.

228 (9) Any violation of any one of sections 38a-358, 38a-446, 38a-447, 38a-
229 488, 38a-825, 38a-826, 38a-828 and 38a-829. None of the following
230 practices shall be considered discrimination within the meaning of
231 section 38a-446 or 38a-488 or a rebate within the meaning of section 38a-
232 825: (A) Paying bonuses to policyholders or otherwise abating their

233 premiums in whole or in part out of surplus accumulated from
234 nonparticipating insurance, provided any such bonuses or abatement of
235 premiums shall be fair and equitable to policyholders and for the best
236 interests of the company and its policyholders; (B) in the case of policies
237 issued on the industrial debit plan, making allowance to policyholders
238 who have continuously for a specified period made premium payments
239 directly to an office of the insurer in an amount which fairly represents
240 the saving in collection expense; (C) readjustment of the rate of premium
241 for a group insurance policy based on loss or expense experience, or
242 both, at the end of the first or any subsequent policy year, which may be
243 made retroactive for such policy year.

244 (10) Notwithstanding any provision of any policy of insurance,
245 certificate or service contract, whenever such insurance policy or
246 certificate or service contract provides for reimbursement for any
247 services which may be legally performed by any practitioner of the
248 healing arts licensed to practice in this state, reimbursement under such
249 insurance policy, certificate or service contract shall not be denied
250 because of race, color or creed nor shall any insurer make or permit any
251 unfair discrimination against particular individuals or persons so
252 licensed.

253 (11) Favored agent or insurer: Coercion of debtors. (A) No person
254 may (i) require, as a condition precedent to the lending of money or
255 extension of credit, or any renewal thereof, that the person to whom
256 such money or credit is extended or whose obligation the creditor is to
257 acquire or finance, negotiate any policy or contract of insurance through
258 a particular insurer or group of insurers or producer or group of
259 producers; (ii) unreasonably disapprove the insurance policy provided
260 by a borrower for the protection of the property securing the credit or
261 lien; (iii) require directly or indirectly that any borrower, mortgagor,
262 purchaser, insurer or producer pay a separate charge, in connection
263 with the handling of any insurance policy required as security for a loan
264 on real estate or pay a separate charge to substitute the insurance policy
265 of one insurer for that of another; or (iv) use or disclose information
266 resulting from a requirement that a borrower, mortgagor or purchaser

267 furnish insurance of any kind on real property being conveyed or used
268 as collateral security to a loan, when such information is to the
269 advantage of the mortgagee, vendor or lender, or is to the detriment of
270 the borrower, mortgagor, purchaser, insurer or the producer complying
271 with such a requirement.

272 (B) (i) Subparagraph (A)(iii) of this subdivision shall not include the
273 interest which may be charged on premium loans or premium
274 advancements in accordance with the security instrument. (ii) For
275 purposes of subparagraph (A)(ii) of this subdivision, such disapproval
276 shall be deemed unreasonable if it is not based solely on reasonable
277 standards uniformly applied, relating to the extent of coverage required
278 and the financial soundness and the services of an insurer. Such
279 standards shall not discriminate against any particular type of insurer,
280 nor shall such standards call for the disapproval of an insurance policy
281 because such policy contains coverage in addition to that required. (iii)
282 The commissioner may investigate the affairs of any person to whom
283 this subdivision applies to determine whether such person has violated
284 this subdivision. If a violation of this subdivision is found, the person in
285 violation shall be subject to the same procedures and penalties as are
286 applicable to other provisions of section 38a-815, subsections (b) and (e)
287 of section 38a-817 and this section. (iv) For purposes of this section,
288 "person" includes any individual, corporation, limited liability
289 company, association, partnership or other legal entity.

290 (12) Refusing to insure, refusing to continue to insure or limiting the
291 amount, extent or kind of coverage available to an individual or
292 charging an individual a different rate for the same coverage because of
293 physical disability, mental or nervous condition as set forth in section
294 38a-488a or intellectual disability, except where the refusal, limitation or
295 rate differential is based on sound actuarial principles or is related to
296 actual or reasonably anticipated experience.

297 (13) Refusing to insure, refusing to continue to insure or limiting the
298 amount, extent or kind of coverage available to an individual or
299 charging an individual a different rate for the same coverage solely

300 because of blindness or partial blindness. For purposes of this
301 subdivision, "refusal to insure" includes the denial by an insurer of
302 disability insurance coverage on the grounds that the policy defines
303 "disability" as being presumed in the event that the insured is blind or
304 partially blind, except that an insurer may exclude from coverage any
305 disability, consisting solely of blindness or partial blindness, when such
306 condition existed at the time the policy was issued. Any individual who
307 is blind or partially blind shall be subject to the same standards of sound
308 actuarial principles or actual or reasonably anticipated experience as are
309 sighted persons with respect to all other conditions, including the
310 underlying cause of the blindness or partial blindness.

311 (14) Refusing to insure, refusing to continue to insure or limiting the
312 amount, extent or kind of coverage available to an individual or
313 charging an individual a different rate for the same coverage because of
314 exposure to diethylstilbestrol through the female parent.

315 (15) (A) Failure by an insurer, or any other entity responsible for
316 providing payment to a health care provider pursuant to an insurance
317 policy, to pay accident and health claims, including, but not limited to,
318 claims for payment or reimbursement to health care providers, within
319 the time periods set forth in subparagraph (B) of this subdivision, unless
320 the Insurance Commissioner determines that a legitimate dispute exists
321 as to coverage, liability or damages or that the claimant has fraudulently
322 caused or contributed to the loss. Any insurer, or any other entity
323 responsible for providing payment to a health care provider pursuant
324 to an insurance policy, who fails to pay such a claim or request within
325 the time periods set forth in subparagraph (B) of this subdivision shall
326 pay the claimant or health care provider the amount of such claim plus
327 interest at the rate of fifteen per cent per annum, in addition to any other
328 penalties which may be imposed pursuant to sections 38a-11, 38a-25,
329 38a-41 to 38a-53, inclusive, 38a-57 to 38a-60, inclusive, 38a-62 to 38a-64,
330 inclusive, 38a-76, 38a-83, 38a-84, 38a-117 to 38a-124, inclusive, 38a-129
331 to 38a-140, inclusive, 38a-146 to 38a-155, inclusive, 38a-283, 38a-288 to
332 38a-290, inclusive, 38a-319, 38a-320, 38a-459, 38a-464, 38a-815 to 38a-819,
333 inclusive, 38a-824 to 38a-826, inclusive, and 38a-828 to 38a-830,

334 inclusive. Whenever the interest due a claimant or health care provider
335 pursuant to this section is less than one dollar, the insurer shall deposit
336 such amount in a separate interest-bearing account in which all such
337 amounts shall be deposited. At the end of each calendar year each such
338 insurer shall donate such amount to The University of Connecticut
339 Health Center.

340 (B) Each insurer or other entity responsible for providing payment to
341 a health care provider pursuant to an insurance policy subject to this
342 section, shall pay claims not later than:

343 (i) For claims filed in paper format, sixty days after receipt by the
344 insurer of the claimant's proof of loss form or the health care provider's
345 request for payment filed in accordance with the insurer's practices or
346 procedures, except that when there is a deficiency in the information
347 needed for processing a claim, as determined in accordance with section
348 38a-477, the insurer shall (I) send written notice to the claimant or health
349 care provider, as the case may be, of all alleged deficiencies in
350 information needed for processing a claim not later than thirty days
351 after the insurer receives a claim for payment or reimbursement under
352 the contract, and (II) pay claims for payment or reimbursement under
353 the contract not later than thirty days after the insurer receives the
354 information requested; and

355 (ii) For claims filed in electronic format, twenty days after receipt by
356 the insurer of the claimant's proof of loss form or the health care
357 provider's request for payment filed in accordance with the insurer's
358 practices or procedures, except that when there is a deficiency in the
359 information needed for processing a claim, as determined in accordance
360 with section 38a-477, the insurer shall (I) notify the claimant or health
361 care provider, as the case may be, of all alleged deficiencies in
362 information needed for processing a claim not later than ten days after
363 the insurer receives a claim for payment or reimbursement under the
364 contract, and (II) pay claims for payment or reimbursement under the
365 contract not later than ten days after the insurer receives the information
366 requested.

367 (C) As used in this subdivision, "health care provider" means a person
368 licensed to provide health care services under chapter 368d, chapter
369 368v, chapters 370 to 373, inclusive, 375 to 383c, inclusive, 384a to 384c,
370 inclusive, or chapter 400j.

371 (16) Failure to pay, as part of any claim for a damaged motor vehicle
372 under any automobile insurance policy where the vehicle has been
373 declared to be a constructive total loss, an amount equal to the sum of
374 (A) the settlement amount on such vehicle plus, whenever the insurer
375 takes title to such vehicle, (B) an amount determined by multiplying
376 such settlement amount by a percentage equivalent to the current sales
377 tax rate established in section 12-408. For purposes of this subdivision,
378 "constructive total loss" means the cost to repair or salvage damaged
379 property, or the cost to both repair and salvage such property, equals or
380 exceeds the total value of the property at the time of the loss.

381 (17) Any violation of section 42-260, by an extended warranty
382 provider subject to the provisions of said section, including, but not
383 limited to: (A) Failure to include all statements required in subsections
384 (c) and (f) of section 42-260 in an issued extended warranty; (B) offering
385 an extended warranty without being (i) insured under an adequate
386 extended warranty reimbursement insurance policy or (ii) able to
387 demonstrate that reserves for claims contained in the provider's
388 financial statements are not in excess of one-half the provider's audited
389 net worth; (C) failure to submit a copy of an issued extended warranty
390 form or a copy of such provider's extended warranty reimbursement
391 policy form to the Insurance Commissioner.

392 (18) With respect to an insurance company, hospital service
393 corporation, health care center or fraternal benefit society providing
394 individual or group health insurance coverage of the types specified in
395 subdivisions (1), (2), (4), (6), (10), (11) and (12) of section 38a-469,
396 refusing to insure, refusing to continue to insure or limiting the amount,
397 extent or kind of coverage available to an individual or charging an
398 individual a different rate for the same coverage because such
399 individual has been a victim of family violence.

400 (19) With respect to an insurance company, hospital service
401 corporation, health care center or fraternal benefit society providing
402 individual or group health insurance coverage of the types specified in
403 subdivisions (1), (2), (3), (4), (6), (9), (10), (11) and (12) of section 38a-469,
404 refusing to insure, refusing to continue to insure or limiting the amount,
405 extent or kind of coverage available to an individual or charging an
406 individual a different rate for the same coverage because of genetic
407 information. Genetic information indicating a predisposition to a
408 disease or condition shall not be deemed a preexisting condition in the
409 absence of a diagnosis of such disease or condition that is based on other
410 medical information. An insurance company, hospital service
411 corporation, health care center or fraternal benefit society providing
412 individual health coverage of the types specified in subdivisions (1), (2),
413 (3), (4), (6), (9), (10), (11) and (12) of section 38a-469, shall not be
414 prohibited from refusing to insure or applying a preexisting condition
415 limitation, to the extent permitted by law, to an individual who has been
416 diagnosed with a disease or condition based on medical information
417 other than genetic information and has exhibited symptoms of such
418 disease or condition. For the purposes of this subsection, "genetic
419 information" means the information about genes, gene products or
420 inherited characteristics that may derive from an individual or family
421 member.

422 (20) Any violation of sections 38a-465 to 38a-465q, inclusive.

423 (21) With respect to a managed care organization, as defined in
424 section 38a-478, failing to establish a confidentiality procedure for
425 medical record information, as required by section 38a-999.

426 (22) Any violation of sections 38a-591d to 38a-591f, inclusive.

427 (23) Any violation of section 38a-472j.

428 (24) Any violation of section 2 of this act.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2020	38a-1
Sec. 2	October 1, 2020	New section
Sec. 3	October 1, 2020	38a-816

Statement of Purpose:

To: (1) Restrict the manner in which certain insurers may use, and obtain the results of, genetic testing; and (2) provide that certain uses of genetic testing shall constitute a violation of the Connecticut Unfair Insurance Practices Act.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]