

General Assembly

January Session, 2021

## Raised Bill No. 974

LCO No. **4281** 

Referred to Committee on AGING

Introduced by: (AGE)

## AN ACT CONCERNING HOMEMAKER AND COMPANION SERVICES.

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

- Section 1. Section 20-670 of the general statutes is repealed and the
   following is substituted in lieu thereof (*Effective October 1, 2021*):
- 3 As used in sections 20-670 to 20-680, inclusive:
- 4 (1) "Certificate" means a certificate of registration issued under 5 section 20-672.
- 6 (2) "Commissioner" means the Commissioner of Consumer 7 Protection or any person designated by the commissioner to administer 8 and enforce the provisions of sections 20-670 to 20-680, inclusive.
- 9 (3) "Companion services" means nonmedical, basic supervision 10 services to ensure the well-being and safety of a person in such person's 11 home.
- (4) "Employee" means any person employed by, or who enters into acontract to perform services for, a homemaker-companion agency,

including, but not limited to, temporary employees, pool employeesand persons treated by such agency as independent contractors.

16 (5) "Comprehensive background check" means a background 17 investigation of a prospective employee performed by a homemaker-18 companion agency or a registry, that includes: (A) A review of any 19 application materials prepared or requested by the agency or registry 20 and completed by the prospective employee; (B) an in-person interview 21 of the prospective employee; (C) verification of the prospective 22 employee's Social Security number; (D) if the position applied for within 23 the agency or registry requires licensure on the part of the prospective 24 employee, verification that the required license is in good standing; (E) 25 a check of the registry established and maintained pursuant to section 26 54-257; (F) a review of criminal conviction information obtained through 27 a search of current criminal matters of public record in this state based 28 on the prospective employee's name and date of birth; (G) if the 29 prospective employee has resided in this state less than three years prior 30 to the date of the application with the agency <u>or registry</u>, a review of 31 criminal conviction information from the state or states where such 32 prospective employee resided during such three-year period; and (H) a 33 review of any other information that the agency or registry deems 34 necessary in order to evaluate the suitability of the prospective 35 employee for the position.

(6) "Homemaker services" means nonmedical, supportive services
that ensure a safe and healthy environment for a person in such person's
home, such services to include assistance with personal hygiene,
cooking, household cleaning, laundry and other household chores.

(7) "Homemaker-companion agency" means (A) any public or private
organization that employs one or more persons and is engaged in the
business of providing companion services or homemaker services, or (B)
any registry. "Homemaker-companion agency" shall not include a home
health care agency, as defined in subsection (d) of section 19a-490, or a
home health aide agency, as defined in subsection (e) of section 19a-490.

46 (8) "Registry" means any person or entity engaged in the business of 47 supplying or referring an [individual] employee to or placing an 48 [individual] employee with a consumer to provide homemaker or 49 companion services provided by such [individual] employee, when the 50 [individual] employee providing such services is either (A) directly 51 compensated as an employee, in whole or in part, by the consumer, or 52 (B) treated, referred to or considered by such person or entity as an 53 independent contractor.

- (9) "Service plan" means a written document provided by a
  homemaker-companion agency to a person utilizing services provided
  by such agency, that specifies the anticipated scope, type, frequency and
  duration of homemaker or companion services that are to be provided
  by such agency for the benefit of the person.
- 59 Sec. 2. Section 20-679a of the general statutes is repealed and the 60 following is substituted in lieu thereof (*Effective October 1, 2021*):
- 61 (a) A registry that supplies, refers or places an [individual] employee 62 with a consumer shall provide the consumer with a written notice, to be 63 signed by the consumer, specifying the legal liabilities of such registry 64 to the [individual] employee supplied or referred to or placed with the 65 consumer. Such notice shall be given to the consumer before the commencement of services and such services shall not commence until 66 67 the registry receives a signed copy of the notice from the consumer, 68 unless a bona fide emergency exists and such registry details the specific 69 nature of the emergency on a form approved by the department and 70 signed by the consumer or an authorized representative of the 71 consumer. If a bona fide emergency exists, the registry shall provide 72 such notice not later than four calendar days after the date on which it 73 supplies, refers or places an [individual] employee with a consumer. If 74 the registry maintains an Internet web site, a sample of the notice shall 75 be posted on such Internet web site.
- (b) Each notice provided to a consumer pursuant to subsection (a) ofthis section shall be written in boldface type and plain language and

78 shall comply with the plain language standard detailed in section 42-79 152. Such notice shall include a statement identifying the registry as an 80 employer, joint employer, leasing employer or nonemployer, as applicable, along with a statement advising the consumer he or she may 81 be considered an employer under law and, if that is the case, the 82 83 consumer may be [held] (1) responsible for the payment of federal and 84 state taxes, Social Security, overtime and minimum wage, 85 unemployment, workers' compensation insurance payments and any 86 other applicable payment required under state or federal law; (2) 87 responsible to report compensation paid to employees to the Internal 88 Revenue Service; and (3) legally liable for work-related injuries, 89 including that employees shall be covered by workers' compensation 90 insurance or other form of insurance. The notice shall also include a 91 statement that the consumer should consult a financial, legal, 92 accounting or tax professional if he or she is uncertain [about his or her 93 responsibility for the payment of such taxes or payments] regarding his or her responsibilities for employees. 94

(c) For purposes of this section, a homemaker-companion agency that
supplies, refers or places an independent contractor with a consumer for
the provision of companion or homemaker services shall be considered
a registry, as defined in section 20-670, and shall be required to provide
the consumer with a notice pursuant to subsection (a) of this section.

Sec. 3. Section 305 of public act 19-117 is repealed and the followingis substituted in lieu thereof (*Effective from passage*):

102 For purposes of this section "covenant not to compete" means any 103 contract or agreement [that restricts the right of an individual to 104 provide] between an individual and a homemaker-companion agency, 105 registry or provider of home health services prohibiting such individual 106 from providing homemaker, companion or home health services [(1) in 107 any geographic area of the state for any period of time, or (2)] to a 108 specific individual, or for a competing homemaker-companion agency, 109 registry or provider of home health services, but does not include any 110 private contract or agreement not to solicit or accept solicitation from

- 111 <u>any client, employee or vendor of such homemaker-companion agency</u>,
- 112 <u>registry or provider of home health services, provided such contract or</u>
- 113 agreement shall be limited in duration to not more than six months. Any
- 114 covenant not to compete is against public policy and shall be void and
- 115 unenforceable.

This act shall take effect as follows and shall amend the following sections:

Section 1	October 1, 2021	20-670
Sec. 2	October 1, 2021	20-679a
Sec. 3	from passage	PA 19-117, Sec. 305

AGE Joint Favorable C/R

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