As Introduced

136th General Assembly

Regular Session

H. B. No. 24

2025-2026

Representatives Callender, Sweeney

Cosponsors: Representatives Williams, Rader, Russo, Synenberg, Piccolantonio, Brennan, Troy, Sigrist, Brewer, Grim, Lett, Baker, Cockley, Hall, D.

A BILL

То	amend sections 3923.33, 3923.331, 3923.332,	1
	3923.337, 3923.338, 3923.339, and 3923.42 and to	2
	enact section 3923.3310 of the Revised Code to	3
	provide Medigap policies for Medicare-eligible	4
	individuals under the age of 65.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3923.33, 3923.331, 3923.332,	6
3923.337, 3923.338, 3923.339, and 3923.42 be amended and section	7
3923.3310 of the Revised Code be enacted to read as follows:	8
Sec. 3923.33. As used in section 3923.33 and sections	9
3923.331 to 3923.339 <u>3923.3310</u> of the Revised Code:	10
(A) "Applicant" means:	11
(1) In the case of an individual medicare supplement	12
policy, the person who seeks to contract for insurance benefits;	13
and	14
(2) In the case of a group medicare supplement policy, the	15
(2) In the case of a group medicale supplement policy, the	10
proposed certificate holder.	16

(B) "Certificate" means, for purposes of section 3923.33	17
and sections 3923.331 to 3923.339 — <u>3923.3310</u> of the Revised Code,	18
any certificate delivered or issued for delivery in this state	19
under a group medicare supplement policy.	20
(C) "Certificate form" means the form on which the	21
certificate is delivered or issued for delivery by the issuer.	22
(D) "Direct response insurance policy" means a medicare	23
supplement policy or certificate marketed without the direct	24
involvement of an insurance agent.	25
(E) "Issuer" includes insurance companies, fraternal	26
benefit societies, health insuring corporations, and any other	27
entities delivering or issuing for delivery in this state	28
medicare supplement policies or certificates.	29
(F) "Medicare" means the "Health Insurance for the Aged	30
Act," Title XVIII of the Social Security Amendments of 1965, 79	31
Stat. 291, 42 U.S.C.A. 1395, as then constituted or later	32
amended.	33
(G) "Medicare supplement policy" means a group or	34
individual policy of sickness and accident insurance or a	35
subscriber contract of health insuring corporations or any other	36
issuers, other than a policy issued pursuant to a contract under	37
section 1876 of the "Social Security Act," 49 Stat. 620 (1935),	38
42 U.S.C.A., 1395mm, as amended, or an issued policy under any	39
demonstration project specified in 42 U.S.C.A. 1395ss(g)(1),	40
which is advertised, marketed, or designed primarily as a	41
supplement to reimbursements under medicare for the hospital,	42
medical, or surgical expenses of persons eligible for medicare.	43
(H) "Policy form" means the form on which the policy is	44

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delivered or issued for delivery by the issuer.

Sec. 3923.331. (A) Except as otherwise provided in the	46
Revised Code, section 3923.33 and sections 3923.331 to $\frac{3923.339}{}$	47
3923.3310 of the Revised Code shall apply to:	48
(1) All medicare supplement policies delivered or issued	49
for delivery in this state on or after the effective date of	50
this amendment; and	51
(2) All certificates issued under group medicare	52
supplement policies, which certificates are delivered or issued	53
for delivery in this state on or after the effective date of	54
this amendment.	55
(B) Section 3923.33 and sections 3923.331 to 3923.339	56
3923.3310 of the Revised Code shall not apply to a policy of one	57
or more employers or labor organizations, or of the trustees of	58
a fund established by one or more employers or labor	59
organizations, or a combination thereof, for employees or former	60
employees, or a combination thereof, or for members or former	61
members, or a combination thereof, of the labor organizations.	62
(C) Except as otherwise provided in division (D) of	63
section 3923.334 of the Revised Code, section 3923.33 and	64
sections 3923.331 to $\frac{3923.339}{2923.3310}$ of the Revised Code are	65
not intended to prohibit or apply to insurance policies or	66
health care benefit plans, including group conversion policies,	67
provided to medicare eligible persons, which policies are not	68
marketed or held to be medicare supplement policies or benefit	69
plans.	70
Sec. 3923.332. (A) No medicare supplement policy or	71
certificate in force in this state shall contain benefits that	72
duplicate benefits provided by medicare.	73
(B) Notwithstanding section 3923.04 of the Revised Code or	74

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any other provision of law of this state, a medicare supplement	75
policy or certificate shall not exclude or limit benefits for	76
losses incurred more than six months from the effective date of	77
coverage because it involved a preexisting condition. The policy	78
or certificate shall not define a preexisting condition more	79
restrictively than a condition for which medical advice was	80
given or treatment was recommended by or received from a	81
physician within six months before the effective date of	82
coverage.	83
(C) The superintendent of insurance shall adopt reasonable	84
rules to establish specific standards for policy provisions of	85
medicare supplement policies and certificates. The standards	86
shall be in addition to and in accordance with applicable laws	87
of this state, including sections 3923.03 to 3923.09 of the	88
Revised Code. No requirement in Title XVII or XXXIX of the	89
Revised Code relating to minimum required policy benefits, other	90
than the minimum standards contained in section 3923.33 and	91
sections 3923.331 to 3923.339 <u>3923.3310</u> of the Revised Code,	92
shall apply to medicare supplement policies and certificates.	93
The standards may cover, but are not limited to:	94
(1) Terms of renewability;	95
(2) Initial and subsequent conditions of eligibility;	96
(3) Nonduplication of coverage;	97
(4) Probationary periods;	98
(5) Benefit limitations, exceptions, and reductions;	99
(6) Elimination periods;	100
(7) Requirements for replacement;	101
(8) Recurrent conditions; and	102

(9) Definitions of terms.	103
(D) The superintendent shall adopt reasonable rules to	104
establish minimum standards for benefits, claims payment,	105
advertising and marketing practices and compensation	106
arrangements, and reporting practices, for medicare supplement	107
policies and certificates.	108
(E) The superintendent may adopt from time to time such	109
reasonable rules as are necessary to conform medicare supplement	110
policies and certificates to the requirements of federal law and	111
regulations promulgated thereunder, including but not limited	112
to:	113
(1) Requiring refunds or credits if the policies or	114
certificates do not meet loss ratio requirements;	115
(2) Establishing a uniform methodology for calculating and	116
reporting loss ratios;	
(3) Assuring public access to policies, premiums, and loss	118
ratio information of issuers of medicare supplement insurance;	119
(4) Establishing a process for approving or disapproving	120
policy forms and certificate forms and proposed premium	121
increases;	122
(5) Establishing a policy for holding public hearings	123
prior to approval of premium increases; and	124
(6) Establishing standards for medicare select policies	125
and certificates.	126
(F) The superintendent may adopt reasonable rules that	127
specify prohibited policy provisions not otherwise specifically	128
authorized by any provision in the Revised Code that, in the	129
opinion of the superintendent, are unjust, unfair, or unfairly	130

January that immediately follows the effective date of this

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section, any issuer that offers coverage under a medicare	160
supplement policy to individuals sixty-five years of age or	161
older shall offer the same coverage to individuals younger than	162
sixty-five years of age who are eligible for and enrolled in	163
medicare by reason of disability or end stage renal disease.	164
(B) Any benefit, protection, policy, or procedure	165
applicable to coverage under a policy for an individual sixty-	166
five years or older shall also apply to coverage offered under	167
this section.	168
(C) The premiums for coverage offered under this section	169
to individuals who are sixty-four years of age or younger shall	170
not be higher than the premiums for a medicare supplement policy	171
offered to individuals sixty-five years of age.	172
(D)(1) Except as otherwise provided in division (D)(2) of	173
this section, an issuer shall comply with sections 3923.33 to	174
3933.3310 of the Revised Code when issuing policies under this	175
section.	176
(2) Notwithstanding any provision of the Revised Code to	177
the contrary, a policy issued under this section shall not	178
<pre>exclude or limit benefits for losses attributable to a</pre>	179
preexisting condition.	180
(E) An issuer shall offer to individuals younger than	181
sixty-five years of age who are eligible for and enrolled in	182
medicare by reason of disability or end stage renal disease an	183
open enrollment period for coverage offered under this section	184
that begins on the first day of January that immediately follows	185
the effective date of this section and ends on the immediately	186
following first day of July.	187
(F) Each year, a person who is already covered under a	188

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policy issued under this section may, within sixty days of the	189
person's date of birth, acquire a new medicare supplement policy	190
offering the same coverage as the person's existing policy from	191
a different issuer.	192
Sec. 3923.42. (A) Sections 3923.41 to 3923.48 of the	193
Revised Code may be cited as the "long-term care insurance act."	194
(B) Sections 3923.41 to 3923.48 of the Revised Code do not	195
supersede the obligations of entities subject to these sections	196
to comply with the substance of other applicable insurance laws	197
insofar as they do not conflict with these sections, except that	198
section 3923.33 and sections 3923.331 to 3923.339 <u>3923.3310</u> of	199
the Revised Code and rules intended to apply to medicare	200
supplement insurance policies do not apply to long-term care	201
insurance. A policy that is not advertised, marketed, or offered	202
as long-term care insurance need not meet the requirements of	203
sections 3923.41 to 3923.48 of the Revised Code.	204
Section 2. That existing sections 3923.33, 3923.331,	205
3923.332, 3923.337, 3923.338, 3923.339, and 3923.42 of the	206
Revised Code are hereby repealed.	207