CHAPTER 119 SB 124-FN - FINAL VERSION

03/04/2021 0375s 03/25/2021 0857s 03/25/2021 1000s

2021 SESSION

21-0389 06/11

SENATE BILL 124-FN

AN ACT adopting omnibus legislation relative to insurance.

SPONSORS: Sen. Cavanaugh, Dist 16

COMMITTEE: Commerce

ANALYSIS

This bill adopts legislation relative to:

- I. Travel insurance.
- II. Domestic insurance company investments.
- III. Self-service storage insurance.
- IV. Medicare supplemental insurance.

Explanation:Matter added to current law appears in **bold italics.**
Matter removed from current law appears [in brackets and struckthrough.]
Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

CHAPTER 119 SB 124-FN - FINAL VERSION

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21-0389 06/11

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twenty One

AN ACT adopting omnibus legislation relative to insurance.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1	119:1 Sponsorship. This act consists of the following proposed legislation:
2	Part I: LSR 21-0389, relative to insurance, sponsored by Sen. Cavanaugh, Prime/Dist. 16; Sen.
3	Watters, Dist. 4; Sen. French, Dist. 7; Rep. Hunt, Ches. 11.
4	Part II: LSR 21-0520, relative to domestic insurance company investments, sponsored by
5	Sen.D'Allesandro, Prime/Dist. 20; Sen. Watters, Dist. 4; Rep. Hunt, Ches. 11.
6	Part III: LSR 21-0681, relative to self-service storage insurance, sponsored by Sen. Watters,
7	Prime/Dist. 4; Sen. Cavanaugh, Dist. 16; Rep. Hunt, Ches. 11; Rep. Van Houten Hills. 45.
8	Part IV: LSR 21-1014, relative to Medicare supplemental insurance, sponsored by Sen.
9	Sherman, Prime/Dist. 24; Sen. Rosenwald, Dist. 13; Sen. Soucy, Dist. 18; Rep. Bartlett, Merr. 19;
10	Rep. Marsh, Carr. 8.
11	119:2 Legislation Enacted. The general court hereby enacts the following legislation:
12	PART I
13	Relative to insurance.
14	1 Travel Insurance. RSA 402-L is repealed and reenacted to read as follows:
15	SALE OF TRAVEL INSURANCE
16	402-L:1 Short Title. This chapter shall be known as the travel insurance act.
17	402-L:2 Definitions. In this chapter:
18	I. "Aggregator site" means an Internet website that provides access to information regarding
19	insurance products from more than one insurer, including product and insurer information, for use
20	in comparison shopping.
21	II. "Blanket accident and health travel insurance" means a policy issued to a travel agency
22	or other organization that provides travel-related services, which agency or organization shall be
23	deemed the policyholder and which provides accident and health coverage for all persons for whom
24	travel-related services are provided in accordance with RSA 415:18, I-a.
25	III. "Blanket personal inland marine travel insurance" means a policy of travel insurance
26	issued to any eligible group providing coverage for specific classes of persons defined in the policy
27	with coverage provided to all members of the eligible group without a separate charge to individual
28	members of the eligible group for personal loss that occurs incidental to travel.

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 2 -

1 IV. "Cancellation fee waiver" means a contractual agreement between a supplier of travel 2 services and its customer to waive some or all of the non-refundable cancellation fee provisions of the 3 supplier's underlying travel contract with or without regard to the reason for the cancellation or 4 form of reimbursement. A cancellation fee waiver is not insurance.

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V. "Commissioner" means the insurance commissioner.

6 VI. "Designated responsible producer" means an employee, who is a licensed individual 7 producer, or the limited lines travel insurance producer who has designated the employee as 8 responsible for the limited lines travel insurance producer's compliance with this chapter.

9 VII. "Eligible group" means 2 or more persons who are engaged in a common enterprise, or 10 have an economic, educational, or social affinity or relationship, including, but not limited to, any of 11 the following:

(a) An entity engaged in the business of providing travel or travel services, including,
but not limited to, tour operators, lodging providers, vacation property owners, hotels and resorts,
travel clubs, travel agencies, property managers, cultural exchange programs, and common carriers,
or the operator, owner, or lessor of a means of transportation of passengers, including but not limited
to airlines, cruise lines, railroads, steamship companies, and public bus carriers, where with regard
to any particular travel or type of travel or travelers, all members or customers of the group have a
common exposure to risk attendant to such travel.

19 (b) A college, school, or other institution of learning, covering students, teachers,20 employees, or volunteers.

21 (c) An employer covering any group of employees, volunteers, contractors, board of 22 directors, dependents, or guests.

23 (d) A sports team, camp, or sponsor thereof, covering participants, members, campers,
24 employees, officials, supervisors, or volunteers.

(e) A religious, charitable, recreational, educational, or civic organization, or branch
thereof, covering any group of members, participants, or volunteers.

(f) A financial institution or financial institution vendor, or parent holding company,
trustee, or agent of or designated by one or more financial institutions or financial institution
vendors, including account holders, credit card holders, debtors, guarantors, or purchasers.

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(g) An incorporated or unincorporated association, including labor unions, having a common interest, constitution, and bylaws, and organized and maintained in good faith for purposes other than obtaining insurance for members or participants of such association covering its members.

34 (h) A trust or the trustees of a fund established, created, or maintained for the benefit of
35 and covering members, employees, or customers, subject to the commissioner's permitting the use of
36 a trust of one or more associations meeting the requirements of subparagraph (g).

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 3 -

1	(i) An entertainment production company covering any group of participants, volunteers,
2	audience members, contestants, or workers.
3	(j) A volunteer fire department, ambulance, rescue, police, court, or any first aid, civil
4	defense, or other such volunteer group.
5	(k) Preschools, daycare institutions for children or adults, and senior citizen clubs.
6	(l) An automobile or truck rental or leasing company covering a group of individuals who
7	may become renters, lessees, or passengers defined by their travel status on the rented or leased
8	vehicles; provided that the common carrier, the operator, owner, or lessor of a means of
9	transportation, or the automobile or truck rental or leasing company, is the policyholder under a
10	policy.
11	(m) Any other group where the commissioner has determined that the members are
12	engaged in a common enterprise, or have an economic, educational, or social affinity or relationship,
13	and that issuance of the policy would not be contrary to the public interest.
14	VIII. "Fulfillment materials" means documentation sent to the purchaser of a travel
15	protection plan confirming the purchase and providing the travel protection plan's coverage and
16	assistance details.
17	IX. "Group travel insurance" means travel insurance issued to any eligible group.
18	X. "Limited lines travel insurance producer" means a:
19	(a) Licensed managing general underwriter;
20	(b) Licensed managing general agent or third party administrator;
21	(c) Licensed insurance producer, including a limited lines producer; or
22	(d) Travel administrator.
23	XI. "Offer and disseminate" means providing general information, including a description of
24	the coverage and price, as well as processing the application, collecting premiums, and performing
25	other non-licensable activities permitted by the state.
26	XII. "Travel administrator" means a person who directly or indirectly underwrites, collects
27	charges, collateral, or premiums from, or adjusts or settles claims on residents of this state, in
28	connection with travel insurance, except that a person shall not be considered a travel administrator
29	if that person's only actions are as follows:
30	(a) A person working for a travel administrator to the extent that the person's activities
31	are subject to the supervision and control of the travel administrator.
32	(b) An insurance producer selling insurance or engaged in administrative and claims
33	related activities within the scope of the producer's license.
34	(c) A travel retailer offering and disseminating travel insurance and registered under
35	the license of a limited lines travel insurance producer in accordance with this chapter.

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 4 -

1 (d) An individual adjusting or settling claims in the normal course of that individual's 2 practice or employment as an attorney-at-law and who does not collect charges or premiums in 3 connection with insurance coverage.

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(e) A business entity that is affiliated with a licensed insurer while acting as a travel administrator for the direct and assumed insurance business of an affiliated insurer.

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6 XIII. "Travel assistance services" means non-insurance services for which the consumer is 7not indemnified based on a fortuitous event, and if providing the service does not result in transfer 8 or shifting of risk that would constitute the business of insurance. Travel assistance services 9 include, but are not limited to: security advisories; destination information; vaccination and 10immunization information services; travel reservation services; entertainment; activity and event 11 planning; translation assistance; emergency messaging; international legal and medical referrals; 12medical case monitoring; coordination of transportation arrangements; emergency cash transfer 13assistance; medical prescription replacement assistance; passport and travel document replacement 14assistance; lost luggage assistance; concierge services; and any other service that is furnished in 15connection with planned travel. Travel assistance services are not insurance and not related to 16insurance.

17 XIV.(a) "Travel insurance" means insurance coverage for personal risks incident to planned
 18 travel, including but not limited to:

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(1) Interruption or cancellation of a trip or event;

(2) Loss of baggage or personal effects;

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(3) Damages to accommodations or rental vehicles;

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(5) Emergency evacuation;

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(6) Repatriation of remains; or

(7) Any other contractual obligations to indemnify or pay a specified amount to the
traveler upon determinable contingencies related to travel as approved by the commissioner.

(4) Sickness, accident, disability, or death occurring during travel;

27 (b) Travel insurance shall not include major medical plans, which provide 28 comprehensive medical protection for travelers with trips lasting 12 months or longer, including 29 those persons working or residing overseas as an expatriate, or any other product that requires a 30 specific insurance producer license.

XV. "Travel protection plans" means plans that provide one or more of the following: travel
 insurance, travel assistance services, and cancellation fee waivers.

33 XVI. "Travel retailer" means a business entity that makes, arranges, or offers planned 34 travel services and may offer and disseminate travel insurance as a service to its customers on 35 behalf of and under the direction of a limited lines travel insurance producer.

36 402-L:3 Requirements.

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 5 -

1	I. Pursuant to the provisions of RSA 402-J, the commissioner may issue to an individual or
2	business entity that has filed with the commissioner an application for such limited license, a limited
3	lines travel insurance producer license, which authorizes the limited lines travel insurance producer
4	to sell, solicit or negotiate travel insurance through a licensed insurer. No person shall act as a
5	limited lines travel insurance producer or travel retailer unless properly licensed or registered,
6	respectively.
7	II.(a) A travel retailer may offer and disseminate travel insurance on behalf of and under a
8	limited lines travel insurance producer business entity license only if the following conditions are
9	met:
10	(1) The limited lines travel insurance producer or travel retailer provides to
11	purchasers of travel insurance:
12	(A) A description of the material terms or the actual material terms of the
13	insurance coverage;
14	(B) A description of the process for filing a claim;
15	(C) A description of the review or cancellation process for the travel insurance
16	policy; and
17	(D) The identity and contact information of the insurer and the limited lines
18	travel insurance producer.
19	(2) At the time of licensure, the limited lines travel insurance producer establishes
20	and maintains a register, on a form prescribed by the commissioner, listing each travel retailer that
21	offers travel insurance on the limited lines travel insurance producer's behalf. The register shall be
22	maintained and updated annually by the limited lines travel insurance producer and shall include
23	the name, address, and contact information of the travel retailer and an officer or person who directs
24	or controls the travel retailer's operations, and the travel retailer's federal tax identification number.
25	The limited lines travel insurance producer shall submit such register to the insurance department
26	upon request. The limited lines travel insurance producer shall also certify, upon request, that the
27	registered travel retailer complies with 18 U.S.C. section 1033. The grounds for the suspension,
28	revocation, and the penalties applicable to resident insurance producers under RSA 402 shall be
29	applicable to the limited lines travel insurance producers and travel retailers.
30	(3) The designated responsible producer, president, secretary, treasurer, and any
31	other officer or person who directs or controls the limited lines travel insurance producer's insurance
32	operations has complied with the fingerprinting requirements applicable to insurance producers in
33	the resident state of the limited lines travel insurance producer.
34	(4) The limited lines travel insurance producer has paid all applicable insurance
35	producer licensing fees.
36	(5) The limited lines travel insurance producer requires each employee and
37	authorized representative of the travel retailer whose duties include offering and disseminating

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 6 -

1	travel insurance to receive a program of instruction or training, which may be subject to review by
2	the commissioner. The training material shall, at a minimum, contain instructions on the types of
3	insurance offered, ethical sales practices, and required disclosures to prospective customers.
4	(b) Limited lines travel insurance producers, and those registered under its license, are
5	exempt from all examination requirements.
6	III. Any travel retailer offering or disseminating travel insurance shall make available to
7	prospective purchasers, brochures or other written materials that have been approved by the travel
8	insurer. Such materials shall include information which, at a minimum:
9	(a) Provides the identity and contact information of the insurer and the limited lines
10	travel insurance producer;
11	(b) Explains that the purchase of travel insurance is not required in order to purchase
12	any other product or service from the travel retailer; and
13	(c) Explains that an unlicensed travel retailer is permitted to provide general
14	information about the insurance offered by the travel retailer, including a description of the coverage
15	and price, but is not qualified or authorized to answer technical questions about the terms and
16	conditions of the insurance offered by the travel retailer or to evaluate the adequacy of the
17	customer's existing insurance coverage.
18	IV. A travel retailer's employee, or authorized representative, who is not licensed as an
19	insurance producer shall not:
20	(a) Evaluate or interpret the technical terms, benefits, and conditions of the offered
21	travel insurance coverage;
22	(b) Evaluate or provide advice concerning a prospective purchaser's existing insurance
23	coverage; or
24	(c) Hold itself out as a licensed insurer, licensed producer, or insurance expert.
25	V. Any person licensed in a major line of authority as an insurance producer is authorized to
26	sell, solicit, and negotiate travel insurance. A property and casualty insurance producer shall not be
27	required to become appointed by an insurer in order to sell, solicit, or negotiate travel insurance.
28	402-L:4 Registration; Policy.
29	I. Notwithstanding any provision of law to the contrary, a travel retailer whose insurance
30	related activities, and those of its employees and authorized representative, are limited to offering
31	and disseminating travel insurance on behalf of and under the direction of a limited lines travel
32	insurance producer meeting the conditions stated under this chapter, is authorized to do so and
33	receive related compensation, upon registration by the limited lines travel insurance producer as
34	described in RSA 402-L:3, II(a)(2).
35	II. Travel insurance under this chapter may be provided under an individual policy or under

36 a group or blanket policy.

CHAPTER 119 **SB 124-FN - FINAL VERSION** - Page 7 -

1 III. Eligibility and underwriting standards for travel insurance may be developed and $\mathbf{2}$ provided based on travel protection plans designed for individual or identified marketing or 3 distribution channels, provided those standards also meet the state's applicable underwriting 4standards.

402-L:5 Enforcement. $\mathbf{5}$

6 I. The limited lines travel insurance producer and any travel retailer offering and $\mathbf{7}$ disseminating travel insurance on behalf of the limited license travel insurance producer and under 8 the limited lines travel insurance producers license shall be subject to RSA 417:4, VIII(e), RSA 402:J:12, and RSA 402-J:15. 9

10II. The commissioner may adopt rules, pursuant to RSA 541-A, relative to the 11 implementation of this chapter.

12402-L:6 Travel Protection Plans. Travel protection plans may be offered for one price for the 13combined features that the travel protection plan offers in this state if:

14I. The travel protection plan clearly discloses to the consumer, at or prior to the time of 15purchase, that it includes travel insurance, travel assistance services, and cancellation fee waivers, 16as applicable, and provides information and an opportunity, at or prior to the time of purchase, for 17the consumer to obtain additional information regarding the features and pricing of each; and

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II. The fulfillment materials:

19Describe and delineate the travel insurance, travel assistance services, and (a) 20cancellation fee waivers in the travel protection plan; and

21(b) Include the travel insurance disclosures and the contact information for persons 22providing travel assistance services, and cancellation fee waivers, as applicable.

23402-L:7 Sales Practices.

24I. All persons offering travel insurance to residents of this state are subject to RSA 417, 25except as otherwise provided in this section. In the event of a conflict between this chapter and 26other provisions of Title XXXVII regarding the sale and marketing of travel insurance and travel 27protection plans, the provisions of this chapter shall control.

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II. Offering or selling a travel insurance policy that could never result in payment of any 29claims for any insured under the policy is an unfair trade practice under RSA 417.

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III.(a) All documents provided to consumers prior to the purchase of travel insurance, 31including, but not limited to, sales materials, advertising materials, and marketing materials, shall 32be consistent with the travel insurance policy itself, including but not limited to, forms, 33 endorsements, policies, rate filings, and certificates of insurance.

34(b) For blanket personal inland marine travel insurance policies or certificates that 35contain pre-existing condition exclusions, information, and an opportunity to learn more about the 36 pre-existing condition exclusions shall be provided any time prior to the time of purchase, and in the 37 coverage's fulfillment materials.

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 8 -

1 (c)(1) The fulfillment materials and the information described in RSA 402-L:3, II(a)(1) $\mathbf{2}$ shall be provided to a policyholder or certificate holder as soon as practicable, following the purchase 3 of a travel protection plan. Unless the insured has either started a covered trip or filed a claim 4 under the travel insurance coverage, a policyholder or certificate holder may cancel a policy or certificate for a full refund of the travel protection plan price from the date of purchase of a travel $\mathbf{5}$ 6 protection plan until at least: 7(A) Fifteen days following the date of delivery of the travel protection plan's 8 fulfillment materials by postal mail; or 9 (B) Ten days following the date of delivery of the travel protection plan's fulfillment materials by means other than postal mail. 10(2) In this section, delivery means handing fulfillment materials to the policyholder 11 12or certificate holder or sending fulfillment materials by postal mail or electronic means to the 13policyholder or certificate holder. 14(d) For blanket personal inland marine travel insurance policies or certificates, the 15company shall disclose in the policy documentation and fulfillment materials whether the travel 16insurance is primary or secondary to other applicable coverage. 17(e) If travel insurance is marketed directly to a consumer through an insurer's Internet 18website or by others through an aggregator site, it shall not be an unfair trade practice or other 19 violation of law where an accurate summary or short description of coverage is provided on the 20website page, if the consumer has access to the full provisions of the policy through electronic means. 21IV. No person offering, soliciting, or negotiating travel insurance or travel protection plans 22on an individual or group basis may do so by using negative option or opt out, which would require a 23consumer to take an affirmative action to deselect coverage, such as unchecking a box on an electronic form, when the consumer purchases a trip. 2425V. It shall be an unfair trade practice to market blanket travel insurance coverage as free. 26VI. When a consumer's destination jurisdiction requires insurance coverage, it shall not be 27an unfair trade practice to require that a consumer choose between the following options as a 28condition of purchasing a trip or travel package: 29(a) Purchasing the coverage required by the destination jurisdiction through the travel 30 retailer or limited lines travel insurance producer supplying the trip or travel package; or 31(b) Agreeing to obtain and provide proof of coverage that meets the destination 32jurisdiction's requirements prior to departure. 33 402-L:8 Travel Administrators. 34I. Notwithstanding any other provisions of Title XXXVII, no person shall act or represent 35itself as a travel administrator for travel insurance in this state unless that person: 36 (a) Is a licensed property and casualty insurance producer in this state for activities

37 permitted under that producer license;

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 9 -

1	(b) Holds a valid managing general agent license in this state; or
2	(c) Holds a valid third-party administrator license in this state.
3	II. A travel administrator and its employees are exempt from the licensing requirements of
4	RSA 402-B for travel insurance it administers.
5	III. An insurer is responsible for the acts of a travel administrator administering travel
6	insurance underwritten by the insurer, and is responsible for ensuring that the travel administrator
7	maintains all books and records relevant to the insurer to be made available by the travel
8	administrator to the commissioner upon request.
9	402-L:9 Scope and Purposes.
10	I. The purpose of this chapter is to promote the public welfare by creating a comprehensive
11	legal framework within which travel insurance may be sold in this state.
12	II. The requirements of this chapter shall apply to travel insurance that covers any resident
13	of this state, and is sold, solicited, negotiated, or offered in this state, and policies and certificates are
14	delivered or issued for delivery in this state. It shall not apply to cancellation fee waivers or travel
15	assistance services, except as expressly provided in this chapter.
16	III. All other applicable provisions of this state's insurance laws shall continue to apply to
17	travel insurance except that the specific provisions of this chapter shall supersede any general
18	provisions of law that would otherwise be applicable to travel insurance.
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19	2 Effective Date. Part I of this act shall take effect 90 days after its passage.
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19 20	2 Effective Date. Part I of this act shall take effect 90 days after its passage.
19 20 21	2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II
19 20 21 22	2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II Relative to domestic insurance company investments.
19 20 21 22 23	 2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II Relative to domestic insurance company investments. 1 Insurance Companies and Agents; Investments and Reserves; Types of Investments. RSA
 19 20 21 22 23 24 	 2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II Relative to domestic insurance company investments. 1 Insurance Companies and Agents; Investments and Reserves; Types of Investments. RSA 402:28, I(l)-(n) are repealed and reenacted to read as follows:
 19 20 21 22 23 24 25 	 2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II Relative to domestic insurance company investments. 1 Insurance Companies and Agents; Investments and Reserves; Types of Investments. RSA 402:28, I(l)-(n) are repealed and reenacted to read as follows: (l) Derivative transactions. An insurer may use derivative instruments to engage in
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 19 20 21 22 23 24 25 26 27 	 2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II Relative to domestic insurance company investments. 1 Insurance Companies and Agents; Investments and Reserves; Types of Investments. RSA 402:28, I(l)-(n) are repealed and reenacted to read as follows: (l) Derivative transactions. An insurer may use derivative instruments to engage in hedging transactions, income generation transactions, and replication transactions on the following conditions:
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 19 20 21 22 23 24 25 26 27 28 29 30 31 	 2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II Relative to domestic insurance company investments. 1 Insurance Companies and Agents; Investments and Reserves; Types of Investments. RSA 402:28, I(1)-(n) are repealed and reenacted to read as follows: (1) Derivative transactions. An insurer may use derivative instruments to engage in hedging transactions, income generation transactions, and replication transactions on the following conditions: (1) An insurer may enter into hedging transactions if, measured at the time of acquisition after giving effect to such transactions, all of the following apply: (A) The aggregate statement value of options, caps, floors, and warrants not attached to another financial instrument purchased and used in hedging transactions does not
 19 20 21 22 23 24 25 26 27 28 29 30 31 32 	 2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II Relative to domestic insurance company investments. 1 Insurance Companies and Agents; Investments and Reserves; Types of Investments. RSA 402:28, I(1)-(n) are repealed and reenacted to read as follows: (1) Derivative transactions. An insurer may use derivative instruments to engage in hedging transactions, income generation transactions, and replication transactions on the following conditions: (1) An insurer may enter into hedging transactions if, measured at the time of acquisition after giving effect to such transactions, all of the following apply: (A) The aggregate statement value of options, caps, floors, and warrants not attached to another financial instrument purchased and used in hedging transactions does not exceed 7-1/2 percent of its admitted assets.
 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 	 2 Effective Date. Part I of this act shall take effect 90 days after its passage. Part II Relative to domestic insurance company investments. 1 Insurance Companies and Agents; Investments and Reserves; Types of Investments. RSA 402:28, I(1)-(n) are repealed and reenacted to read as follows: (I) Derivative transactions. An insurer may use derivative instruments to engage in hedging transactions, income generation transactions, and replication transactions on the following conditions: (1) An insurer may enter into hedging transactions if, measured at the time of acquisition after giving effect to such transactions, all of the following apply: (A) The aggregate statement value of options, caps, floors, and warrants not attached to another financial instrument purchased and used in hedging transactions does not exceed 7-1/2 percent of its admitted assets. (B) The aggregate statement value of options, caps, and floors written in hedging

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 10 -

1 Transactions entered into to hedge the currency risk of investments (D) $\mathbf{2}$ denominated in a currency other than United States dollars shall not be included in the limits under 3 this subparagraph. An insurer may purchase, sell, or enter into one or more derivative transactions 4 to offset, in whole or in part, any derivative instrument or derivative transaction previously $\mathbf{5}$ purchased, sold, or entered into, without regard to the quantitative limitations of this paragraph, 6 provided that such derivative instrument or derivative transaction is an exact offset, in whole or in $\mathbf{7}$ part, to the original derivative instrument or derivative transaction being offset. 8 (2) An insurer may enter into the following types of income generation transactions 9 if, at the time of acquisition after giving effect to the transactions the aggregate statement value of 10the fixed income assets that are subject to call or that generate the cash flows for payments under 11 the caps or floors, plus the face value of fixed income securities underlying a derivative instrument 12subject to call, plus the amount of the purchase obligations under the puts, does not exceed 10 13percent of its admitted assets: 14(A) Sales of covered call options on noncallable fixed income securities, callable 15fixed income securities if the option expires by its terms before the end of the noncallable period or 16derivative instruments based on fixed income securities. 17(B) Sales of covered call options on equity securities, if the insurer holds in its 18portfolio or can immediately acquire through the exercise of options, warrants, or conversion rights 19already owned the equity securities subject to call during the complete term of the call option sold. 20(C) Sales of covered puts on investments that the insurer is permitted to acquire 21under this section, if the insurer has escrowed, or entered into a custodian agreement segregating, 22cash or cash equivalents with a market value equal to the amount of its purchase obligations under 23the put during the complete term of the put option sold. 24(D) Sales of covered caps or floors, if the insurer holds in its portfolio the 25investments generating the cash flow to make the required payments under the caps or floors during 26the complete term that the cap or floor is outstanding. 27(3) An insurer may enter into replication transactions if both of the following apply: 28(A) The insurer would otherwise be authorized to invest its funds under this 29section in the asset being replicated. 30 (B) The asset being replicated is subject to all the provisions of this section 31relating to the making of investments by the insurer in that type of asset as if the transaction 32constituted a direct investment by the insurer in the replicated asset. 33 (4) The commissioner may approve of additional transactions involving the use of 34derivative instruments in excess of the limits of this paragraph or for other risk management 35purposes, except that replication transactions under this subparagraph shall be permitted only for 36 risk management purposes.

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- (m) Each derivative instrument shall be one of the following:

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 11 -

1 (1) Traded on or entered into with a gualified exchange. $\mathbf{2}$ (2) Entered into with or guaranteed by a business entity. 3 (3) Issued or written with the issuer of the underlying interest on which the 4derivative instrument is based. (4) Traded on or entered into with a qualified foreign exchange. $\mathbf{5}$ 6 (n) For the purposes of subparagraphs I(l) and (m), unless the context otherwise $\mathbf{7}$ requires: 8 (1) "Business entity" includes a sole proprietorship, corporation, limited liability 9 company, association, bank, partnership, joint stock company, joint venture, mutual fund, trust, 10joint tenancy, or other similar form of business organization, whether organized for-profit or not-for-11 profit. 12(2) "Cap" means an agreement obligating the seller to make payments to the buyer, 13with each payment based on the amount by which a reference price or level or the performance or 14value of one or more underlying interests exceeds a predetermined number, sometimes called the 15strike rate or strike price. 16(3) "Collar" means an agreement, or series of agreements to receive payments as the 17buyer of an option, cap, or floor and to make payments as the seller of a different option, cap, or floor. 18 (4) "Derivative instrument" means an agreement, option, or instrument, or a series 19 or combination that: 20(A) Either requires a party to make or take delivery of, or assume or relinquish, 21a specified amount of one or more underlying interests, or to make a cash settlement in lieu thereof, 22or has a price, performance, value, or cash flow based primarily on the actual or expected price, level, 23performance, value, or cash flow of one or more underlying interests. 24(B) Includes options, warrants used in a hedging transaction and not attached to 25another financial instrument, caps, floors, collars, swaps, forwards, futures, and any other 26agreements, options, or instruments substantially similar thereto or any series or combination 27thereof and any agreements, options, or instruments permitted under rules adopted to carry out the 28provisions of subparagraphs I(l) and (m). 29(C) Does not include an investment authorized by RSA 402:28, I(a) through (k), 30 RSA 402:28, I(o) through (p), RSA 402:28, I(r) through (s), or RSA 402:28, II through IV. 31(5) "Derivative transaction" means a transaction involving the use of one or more 32derivative instruments. 33 (6) "Floor" means an agreement obligating the seller to make payments to the buyer 34in which each payment is based on the amount by which a predetermined number exceeds a 35reference price, level, performance, or value of one or more underlying interests. 36 (7) "Forward" means an agreement, other than a future, to make or take delivery of, 37 or effect a cash settlement based on the actual or expected price, level, performance, or value of, one

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 12 -

1 or more underlying interests, but shall not mean or include spot transactions effected within $\mathbf{2}$ customary settlement periods, when-issued purchases, or other similar cash market transactions. 3 (8) "Future" means an agreement, traded on a qualified exchange or qualified foreign 4 exchange, to make or take delivery of, or effect a cash settlement based on the actual or expected $\mathbf{5}$ price, level, performance, or value of, one or more underlying interests. 6 (9) "Hedging transaction" means a derivative transaction that is entered into and 7maintained to reduce either: 8 (A) The risk of a change in the value, yield, price, cash flow, or quantity of assets 9 or liabilities that the insurer has acquired or incurred or anticipates acquiring or incurring either 10directly or indirectly through an investment in an underlying entity. 11 (B) The currency exchange rate risk or the degree of exposure as to assets or 12liabilities that an insurer has acquired or incurred or anticipates acquiring or incurring either 13directly or indirectly through an investment in an underlying entity. 14(10) "Income generation transaction" means a derivative transaction involving the 15writing of covered call options, covered put options, covered caps, or covered floors that is intended to 16generate income or enhance return. 17(11) "Option" means an agreement giving the buyer the right to buy or receive, 18referred to as a "call option", to sell or deliver, referred to as a "put option", to enter into, extend, or 19 terminate, or to effect a cash settlement based on the actual or expected price, spread, level, 20performance, or value of one or more underlying interests. 21(12) "Qualified exchange" means: 22(A) A securities exchange registered as a national securities exchange, or a 23securities market regulated under the Securities Exchange Act of 1934, as amended. (B) A board of trade, commodities exchange, or clearing organization designated 2425as a contract market or derivatives clearing organization by the Commodity Futures Trading 26Commission or any successor thereof. 27(C) Private offerings, resales, and trading through automated linkages. 28(D) A designated offshore securities market as defined in securities exchange 29commission regulations, 17 C.F.R. part 230, as amended. 30 (E) A qualified foreign exchange. 31(13) "Qualified foreign exchange" means a foreign exchange, board of trade, or 32contract market located outside the United States or its territories or possessions if one of the following applies: 33 34(A) The exchange, board of trade, or contract market has received regulatory 35comparability relief under Commodity Futures Trading Commission rule 30.10, as set forth in 17 36 C.F.R. part 30, appendix C.

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 13 -

1	(B) The exchange, board of trade, or contract market is, or its members are,
2	subject to the jurisdiction of a foreign futures authority that has received regulatory comparability
3	relief under Commodity Futures Trading Commission rule 30.10, as set forth in 17 C.F.R. part 30,
4	appendix C as to futures transactions in the jurisdiction where the exchange, board of trade, or
5	contract market is located.
6	(C) Foreign stock index futures contracts are listed on the exchange, board of
7	trade, or contract market and the contracts are the subject of no-action relief issued by the
8	Commodity Futures Trading Commission office of general counsel if the exchange, board of trade, or
9	contract market that qualifies as a qualified foreign exchange under this subdivision is a qualified
10	foreign exchange only as to foreign stock index futures contracts that are the subject of no-action
11	relief.
12	(14) "Replication transaction":
13	(A) Means a derivative transaction that is intended to replicate the performance
14	of one or more assets that an insurer is authorized to acquire under this section.
15	(B) Does not include a derivative transaction that is entered into as a hedging
16	transaction.
17	(15) "Spot transaction" means a transaction that settles via an actual delivery of the
18	underlying asset within the standard settlement period for such asset.
19	(16) "Swap" means an agreement to exchange or to net payments at one or more
20	times based on the actual or expected price, level, performance, or value of one or more underlying
21	interests.
22	(17) "Underlying interest" means the assets, liabilities, other interests or a
23	combination thereof underlying a derivative instrument, including any securities, currencies, rates,
24	indices, commodities, or derivative instruments.
25	(18) "Warrant" means an instrument that gives the holder the right to purchase an
26	underlying financial instrument at a given price and time or at a series of prices and times outlined
27	in the warrant agreement. Warrants may be issued alone or in connection with the sale of other
28	securities, including as part of a merger or recapitalization agreement or to facilitate divestiture of
29	the securities of another business entity.
30	2 Effective Date. Part II of this act shall take effect upon its passage.
31	
32	PART III
33	Relative to self-service storage insurance.
34	1 New Chapter; Self-Service Storage Insurance. Amend RSA by inserting after chapter 402-N
35	the following new chapter:
36	CHAPTER 402-O
37	SELF-SERVICE STORAGE INSURANCE

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 14 -

402-O:1 Definitions. In this chapter:

I. "Commissioner" means the insurance commissioner.

II. "Location" means any physical location in the state of New Hampshire.

4 III. "Owner" means a business entity that is the owner, lessor, or sublessor of a self-service 5 storage facility, the owner's agent, or any other person authorized by the owner to manage the 6 facility, or to receive rent from a renter. The owner may be a resident or non-resident of this state.

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IV. "Personal property" means movable property not affixed to land.

8 V. "Rental agreement" means any written agreement that establishes or modifies the terms, 9 conditions, or rules concerning the use and occupancy of a rented space at a self-service storage 10 facility.

11 VI. "Renter" means a person, or any agent or representative of the person, entitled to the 12 use of rented space at a self-service storage facility under a rental agreement to the exclusion of 13 others.

VII. "Self-service storage facility" means any real property designed and used for the purpose of renting or leasing individual storage space in which the renters themselves customarily store and remove their own personal property on a self-service basis. A self-service storage facility is not a warehouse as the term "warehouse" is used in RSA 382-A:7-102.

18 VIII. "Self-service storage insurance" means personal property insurance offered in 19 connection with and incidental to the rental of a rented space at a self-service storage facility and 20 which provides coverage to renters for the loss of or damage to personal property occurring at the 21 facility or when the property is in transit to or from the facility during the period of the rental 22 agreement.

IX. "Supervising entity" means a business entity that is a licensed admitted insurer or insurance producer licensed under RSA 402-J that is appointed or authorized by an insurer to supervise the administration of a self-service storage insurance program.

26 402-0

402-O:2 Licensure of Owners.

I. An owner shall hold a limited lines license to sell or offer coverage for self-service storage insurance at any location in this state. An owner is not required to hold a license solely to display and make available to renters and prospective renters brochures and other promotional materials created by or on behalf of an authorized insurer or surplus lines insurer.

31 II. A limited lines license issued under this chapter shall authorize the owner and the 32 employees and authorized representatives of the owner to sell and offer coverage for self-service 33 storage insurance to renters at each location at which the owner conducts business.

III. The supervising entity shall maintain a registry of each location at which the owner
 sells or offers self-service storage insurance in this state.

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 15 -

1 IV. Notwithstanding any other provision of law, a license issued pursuant to this chapter 2 shall authorize the licensee and its employees and authorized representatives to engage in those 3 activities that are permitted in this chapter.

4 V. Owners, and their employees and authorized representatives, are exempt from all 5 examination and education requirements under RSA 402-J in regard to self-service storage 6 insurance.

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402-O:3 Marketing Requirements for Sale of Self-Service Storage Insurance.I. An owner shall not offer or sell insurance under this section unless:

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(a) The owner provides to the renter written notice that:

10 (1) Summarizes the material terms of insurance coverage offered to renters,
11 including the identity of the insurer, premium amount, benefits, exclusions, and conditions.

12 (2) Discloses that the policies offered by the owner may provide a duplication of 13 coverage already provided by a renter's homeowner's insurance policy, residential renter's insurance 14 policy, vehicle insurance policy, watercraft insurance policy, or other source of property insurance 15 coverage and that no liability coverage is provided by the insurance coverage. This disclosure shall 16 be displayed prominently in 12-point type or capital letters and shall read as follows:

17

18 Your renters' or homeowners' policy may provide the insurance you need. Check with your 19 insurance agent to determine if your personal property stored at a location other than your home or 20 business is covered.

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(3) States that if insurance is required as a condition of rental, the requirement may
be satisfied by the renter purchasing the insurance described in this section or by presenting
evidence of other applicable insurance coverage.

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(4) Describes the process for filing a claim.

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(b) All costs related to the insurance are stated in writing.

(c) Evidence of coverage in a form developed by the insurer or supervising entity isprovided to every renter who purchases the coverage.

(d) The insurance is provided by an insurer authorized to transact the applicable kindsof insurance in this state.

II. Self-service storage insurance may be offered on a month-to-month or other periodic basis under an individual policy or a group or master commercial policy coverage with limits not exceeding \$10,000 in aggregate. All self-service storage insurance policy forms, endorsements, and other contract language shall be submitted pursuant to RSA 412:5, II. RSA 412:5, VI shall not apply to self-service storage insurance regardless of the type of insurance.

36 402-O:4 Authority of Owners.

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 16 -

I. The employees and authorized representatives of owners may sell and offer self-service storage insurance to renters and shall not be subject to licensure as an insurance producer under this chapter provided that:

4 (a) The owner obtains a limited lines license to authorize its employees and authorized 5 representatives to sell and offer self-service storage insurance pursuant to this chapter.

6 (b) The insurer issuing the self-service storage insurance either directly supervises or 7 appoints a supervising entity to supervise the administration of the program, including development 8 of a training program for employees and authorized representatives of the owners. The training 9 required by this section shall comply with the following:

10 (1) The training shall be delivered to the employees and authorized representatives
11 who are directly engaged in the activity of selling and offering self-service storage insurance.

12 (2) The training may be provided in electronic form. However, if conducted in 13 electronic form the supervising entity shall implement a supplemental education program regarding 14 the self-service storage insurance that is conducted and overseen by a licensed producer.

15 (3) Each employee and authorized representative who is directly engaged in the 16 activity of selling and offering self-service storage insurance shall receive basic instruction about the 17 self-service storage insurance offered to renters and the disclosures required under RSA 402-O:3.

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(4) The training program shall be submitted to the commissioner for approval.

(c) No employee or authorized representative of an owner shall advertise, represent, or
otherwise hold himself or herself out as a non-limited lines licensed insurance producer, unless
otherwise licensed.

22II. The charges for self-service storage insurance coverage may be billed and collected by the 23owner and its employees and authorized representatives. Owners billing and collecting such charges shall not be required to maintain such funds in a segregated account provided that the owner is 2425authorized by the insurer or supervising entity to hold such funds in an alternative manner and 26remits such amounts to the insurer or supervising entity within 60 days of receipt. All premiums 27received by an owner from a renter for the sale of self-service storage insurance shall be considered 28funds held by the owner in a fiduciary capacity for the benefit of the insurer. An owner may receive 29compensation for billing and collection services.

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 $402\mathchar`-O:5$ Application for License.

I. A sworn application for a license under this chapter shall be made to and filed with the commissioner on forms prescribed and furnished by the commissioner. The applicant may be a resident or non-resident of this state.

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II. The application shall provide:

35 (a) The name, residence address, and other information required by the commissioner 36 for an authorized representative of the owner or supervising entity that is designated by the 37 applicant as the person responsible for the owner's compliance with the requirements of this chapter.

CHAPTER 119 SB 124-FN - FINAL VERSION - Page 17 -

1	However, if the owner derives more than 50 percent of its revenue from the sale of self-service
2	storage insurance the information noted above shall be provided for all officers, directors, and
3	shareholder of record having beneficial ownership of 10 percent or more of any class of securities
4	registered under the federal securities law; and
5	(b) The location of the owner's home office.
6	III. Any owner engaging in self-service storage insurance transactions on or before the
7	effective date of this chapter shall apply for licensure within 90 days of the application being made
8	available by the commissioner. Any applicant commencing operations after the effective date of this
9	chapter shall obtain a license prior to offering self-service storage insurance.
10	IV. Initial licenses issued pursuant to this chapter shall expire on the second May 31 from
11	the date of issue. Renewed licenses shall be effective for 2 years, expiring on May 31.
12	V. Each owner licensed under this chapter shall pay a fee as determined by the
13	commissioner provided that the fee shall not exceed \$500 for an initial self-service storage insurance
14	license and \$250 for each license renewal. However, for an owner who sells self-service storage
15	insurance at 10 or fewer locations in the state the fee shall not exceed \$150 for an initial license and
16	for each renewal of a license.
17	VI. A self-service storage insurance license which lapses may, within 24 months from the
18	due date of the renewal, be reinstated with a penalty in the amount of double the unpaid renewal fee
19	for any renewal received after the due date pursuant to paragraph IV.
20	2 Effective Date. Part III of this act shall take effect January 1, 2022.
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22	PART IV
23	Relative to Medicare supplemental insurance.
24	1 New Section; Medicare Supplemental Insurance; Premiums. Amend RSA 415-F by inserting
25	after section 8 the following new section:
26	415-F:9 Premiums. Upon a Medicare eligible disabled member attaining the age of 65, no issuer
27	shall continue to charge that member the under age 65 premium.
28	2 Effective Date. Part IV of this act shall take effect January 1, 2022.
	Approved: July 09, 2021

Effective Date: Part I shall take effect October 7, 2021 Part II shall take effect July 9, 2021 Part III shall take effect January 1, 2022 Part IV shall take effect January 1, 2022