



General Assembly

Substitute Bill No. 87

February Session, 2026



AN ACT ESTABLISHING A NONPROFIT PROVIDER ADVISORY BOARD, PROHIBITING AUTO INSURANCE PENALTIES ON VOLUNTEER DRIVERS PROVIDING TRANSPORTATION TO NONPROFIT ORGANIZATIONS AND REDUCING THE TIME PERIOD IN WHICH INSURERS MAY RECOUP PAYMENTS FROM PROVIDERS.

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

1 Section 1. (NEW) (*Effective from passage*) (a) There is established within
2 the Office of Policy and Management a Nonprofit Provider Advisory
3 Board for the purpose of advising the Governor and the Office of Policy
4 and Management on the matters set forth in subsection (c) of this
5 section.

6 (b) (1) The Nonprofit Provider Advisory Board shall consist of the
7 following members:

8 (A) Ten members appointed by the Governor;

9 (B) Two nonprofit providers of adult behavioral health care, one of
10 whom shall be a nonprofit provider that contracts with the Department
11 of Mental Health and Addiction Services, appointed by the speaker of
12 the House of Representatives;

13 (C) Two nonprofit providers of children's behavioral health care, one
14 of whom shall be a nonprofit provider that contracts with the

15 Department of Children and Families, appointed by the president pro
16 tempore of the Senate;

17 (D) One nonprofit provider of services for homeless persons, who
18 shall be a nonprofit provider that contracts with the Department of
19 Housing, appointed by the majority leader of the House of
20 Representatives;

21 (E) Two nonprofit providers of services for persons with intellectual
22 disability, one of whom shall be a nonprofit provider that contracts with
23 the Department of Developmental Services, appointed by the majority
24 leader of the Senate;

25 (F) Two nonprofit providers of services for persons with co-occurring
26 intellectual disability or developmental disabilities and behavioral
27 health care needs, one of whom shall be a nonprofit provider that
28 contracts with the Department of Developmental Services or the
29 Department of Social Services, appointed by the minority leader of the
30 House of Representatives;

31 (G) One nonprofit provider of community justice services, who shall
32 be a nonprofit provider that contracts with the Department of
33 Correction, appointed by the minority leader of the Senate;

34 (H) The chief executive officer of a state-wide association of
35 community nonprofits, or the chief executive officer's designee;

36 (I) The Secretary of the Office of Policy and Management, or the
37 secretary's designee;

38 (J) The executive finance officer of the Office of Policy and
39 Management, or the executive finance officer's designee;

40 (K) The Commissioner of Children and Families, or the
41 commissioner's designee;

42 (L) The Commissioner of Correction, or the commissioner's designee;

43 (M) The Commissioner of Developmental Services, or the
44 commissioner's designee;

45 (N) The Commissioner of Housing, or the commissioner's designee;

46 (O) The Commissioner of Mental Health and Addiction Services, or
47 the commissioner's designee;

48 (P) The Commissioner of Public Health, or the commissioner's
49 designee;

50 (Q) The Commissioner of Aging and Disability Services, or the
51 commissioner's designee;

52 (R) The Commissioner of Social Services, or the commissioner's
53 designee;

54 (S) The Commissioner of Early Childhood, or the commissioner's
55 designee; and

56 (T) The executive director of the Court Support Services Division of
57 the Judicial Branch, or the executive director's designee.

58 (2) The term of each appointed member of the board shall be
59 coterminous with the term of the appointing authority for each member.

60 (c) The Nonprofit Provider Advisory Board shall:

61 (1) Advise on areas to improve access and the delivery of services by
62 nonprofit providers;

63 (2) Identify opportunities for collaboration across state agencies that
64 promote effectiveness and efficiency of nonprofit providers and
65 streamline state processes, including, but not limited to, identifying and
66 eliminating duplicative or overly burdensome nonprofit provider
67 reporting requirements;

68 (3) Recommend short-term and long-term strategies for enhancing
69 the financial viability of nonprofit providers, including, but not limited

70 to, a review of nonprofit provider contract rates and whether such
71 contract rates adequately compensate nonprofit providers for their
72 work, and payment reform models, based on identified best practices;

73 (4) Recommend a standardized workforce data collection system for
74 nonprofit providers to measure and compare impact across private
75 provider services; and

76 (5) Identify short and long-range opportunities, issues and gaps
77 pertaining to nonprofit providers that may result from changes in
78 federal funding or federal policies.

79 Sec. 2. (NEW) (*Effective January 1, 2027*) No insurer shall refuse to
80 renew any automobile liability insurance policy, as defined in
81 section 38a-341 of the general statutes, assign any surcharge on any
82 automobile liability insurance premium or otherwise increase the rate
83 for a motor vehicle policy solely on the basis that the named insured or
84 any operator who customarily operates an automobile insured under
85 the policy is a volunteer driver who provides services, including, but
86 not limited to, transporting individuals or goods without compensation
87 above expenses to (1) a corporation, as defined in section 33-1002 of the
88 general statutes, that is nonprofit, or (2) a charitable organization, as
89 defined in section 21a-190 of the general statutes.

90 Sec. 3. (NEW) (*Effective January 1, 2027*) No insurer, health care center,
91 fraternal benefit society, hospital service corporation, medical service
92 corporation or other entity delivering, issuing for delivery, renewing,
93 amending or continuing an individual or group health insurance policy
94 in this state on or after January 1, 2027, providing coverage of the type
95 specified in subdivisions (1), (2), (4), (11) and (12) of section 38a-469 of
96 the general statutes, shall retroactively deny or recoup payment of any
97 health insurance claim paid to any health care provider for an
98 authorized covered service after twelve months from the date of the
99 receipt of a clean claim for such service. For the purposes of this section,
100 "health care provider" has the same meaning as provided in section 38a-
101 477aa of the general statutes.

102 Sec. 4. Subsection (c) of section 38a-479b of the general statutes is
103 repealed and the following is substituted in lieu thereof (*Effective January*
104 *1, 2027*):

105 (c) (1) No contracting health organization shall cancel, deny or
106 demand the return of full or partial payment for an authorized covered
107 service due to administrative or eligibility error, more than [eighteen]
108 twelve months after the date of the receipt of a clean claim, except if:

109 (A) Such organization has a documented basis to believe that such
110 claim was submitted fraudulently by such provider;

111 (B) The provider did not bill appropriately for such claim based on
112 the documentation or evidence of what medical service was actually
113 provided;

114 (C) Such organization has paid the provider for such claim more than
115 once;

116 (D) Such organization paid a claim that should have been or was paid
117 by a federal or state program; or

118 (E) The provider received payment for such claim from a different
119 insurer, payor or administrator through coordination of benefits or
120 subrogation, or due to coverage under an automobile insurance or
121 workers' compensation policy. Such provider shall have one year after
122 the date of the cancellation, denial or return of full or partial payment to
123 resubmit an adjusted secondary payor claim with such organization on
124 a secondary payor basis, regardless of such organization's timely filing
125 requirements.

126 (2) (A) Such organization shall give at least thirty days' advance
127 notice to a provider by mail, electronic mail or facsimile of the
128 organization's cancellation, denial or demand for the return of full or
129 partial payment pursuant to subdivision (1) of this subsection.

130 (B) If such organization demands the return of full or partial payment
131 from a provider, the notice required under subparagraph (A) of this

132 subdivision shall disclose to the provider (i) the amount that is
133 demanded to be returned, (ii) the claim that is the subject of such
134 demand, and (iii) the basis on which such return is being demanded.

135 (C) Not later than thirty days after the receipt of the notice required
136 under subparagraph (A) of this subdivision, a provider may appeal such
137 cancellation, denial or demand in accordance with the procedures
138 provided by such organization. Any demand for the return of full or
139 partial payment shall be stayed during the pendency of such appeal.

140 (D) If there is no appeal or an appeal is denied, such provider may
141 resubmit an adjusted claim, if applicable, to such organization, not later
142 than thirty days after the receipt of the notice required under
143 subparagraph (A) of this subdivision or the denial of the appeal,
144 whichever is applicable, except that if a return of payment was
145 demanded pursuant to subparagraph (C) of subdivision (1) of this
146 subsection, such claim shall not be resubmitted.

147 (E) A provider shall have one year after the date of the written notice
148 set forth in subparagraph (A) of this subdivision to identify any other
149 appropriate insurance coverage applicable on the date of service and to
150 file a claim with such insurer, health care center or other issuing entity,
151 regardless of such insurer's, health care center's or other issuing entity's
152 timely filing requirements.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	New section
Sec. 2	<i>January 1, 2027</i>	New section
Sec. 3	<i>January 1, 2027</i>	New section
Sec. 4	<i>January 1, 2027</i>	38a-479b(c)

HS *Joint Favorable Subst.*

APP *Joint Favorable*