## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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<b>H.B. 357</b>
Mar 10, 2025
HOUSE PRINCIPAL CLERK

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### HOUSE BILL DRH10166-NE-98

Short Title:	Continuing Care Retirement Communities ActAB	(Public)
Sponsors:	Representative Humphrey.	
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT TO	ENACT THE CONTINUING CARE RETIREMENT COMMUNITIES A	ACT, AS
RECOM	MENDED BY THE DEPARTMENT OF INSURANCE.	
The General	Assembly of North Carolina enacts:	
S	<b>ECTION 1.</b> Article 64 of Chapter 58 of the General Statutes is repealed.	
S	ECTION 2. Chapter 58 of the General Statutes is amended by adding a new	w Article
to read:		

"<u>Article 64A.</u> "Continuing Care Retirement Commu

"Continuing Care Retirement Communities.

"Part 1. General Provisions.

"<u>§ 58-64A-1. Title.</u>
 This Article shall

12 This Article shall be known and may be cited as the "Continuing Care Retirement 13 Communities Act."

### 14 "<u>§ 58-64A-2. Legislative intent.</u>

15 The General Assembly recognizes that continuing care retirement community residents often 16 expend a significant portion of their savings when contracting with a provider for continuing care 17 and devastating consequences can result if a provider becomes insolvent or unable to provide 18 continuing care. It is the intent of the General Assembly to promote the dignity and protect the 19 health, safety, and welfare of older citizens of North Carolina by (i) encouraging the development 20 of continuing care retirement communities and (ii) requiring providers offering or providing 21 continuing care in this State to obtain a license and to be monitored and regulated by the North 22 Carolina Department of Insurance under this Article. This Article applies to both for-profit and 23 nonprofit providers. 24 "§ 58-64A-5. Definitions. 25 The following definitions apply to this Article: Accepted actuarial standards of practice. - Standards of practice that conform 26 (1)

- 25(1)Interpret actuality standards of practiceStandards of practice in the community27with Actuarial Standards of Practice No. 3 for Continuing Care Retirement28Communities, Revised Edition, effective June 1, 2022, including subsequent29amendments and editions.30(2)Actuarial opinion. An opinion issued by an actuary in accordance with
  - (2) <u>Actuarial opinion. An opinion issued by an actuary in accordance with accepted actuarial standards of practice.</u>
- 32(3)Actuarial study. An analysis that includes an actuary's opinion of whether33the provider or applicant is in satisfactory actuarial balance in accordance with<br/>accepted actuarial standards of practice.



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1	<u>(4)</u>	Actuary. – An individual qualified to sign an actuarial op	pinion in accordance
2		with the American Academy of Actuaries' qualification	standards and who is
3		a member in good standing with the American Academy	of Actuaries.
4	<u>(5)</u>	Advertisement Any written, visual, or electronic info	rmation provided to
5		potential residents, or their representatives, to induc	e those persons to
6		subscribe to or enter into a nonbinding reservation	agreement, binding
7		reservation agreement, continuing care contract, or cont	inuing care at home
8		contract.	-
9	<u>(6)</u>	Affiliate A person that, directly or indirectly, through	h one or more other
10		persons, controls, is controlled by, or is under common co	ntrol with a provider
11		or applicant.	
12	<u>(7)</u>	Annual debt service The current year's capitalized inter	rest cost plus interest
13		expense and scheduled principal payments, excluding a	ny balloon principal
14		payment amounts and any portion of the annual debt services	vice that has been or
15		will be funded by debt for the payment of debt service.	
16	<u>(8)</u>	Applicant Any person with a pending application	or other request for
17		approval under this Article.	
18	<u>(9)</u>	Audited financial statements Financial statements that	t have been prepared
19		in accordance with Generally Accepted Accounting Prin	ciples and examined
20		by an independent certified public accountant.	
21	<u>(10)</u>	Binding reservation agreement A binding contractual a	agreement between a
22		provider and a depositor that requires the payment of a d	leposit to reserve the
23		right to purchase continuing care, including the right to li	ve in an independent
24		living unit at a continuing care retirement community.	A purchase and sale
25		agreement for an independent living unit shall not be c	considered a binding
26		reservation agreement for the purposes of this Article.	
27	<u>(11)</u>	Cancel. – To terminate the force and effect of an agreeme	ent or contract.
28	<u>(12)</u>	Continuing care The rendering to an individual other	
29		related by blood, marriage, or adoption to the person re-	
30		housing in an independent living unit, together with relate	
31		access, when needed, to progressive levels of health ca	
32		assisted living care, as defined in G.S. 131D-2.1, or nurs	-
33		in G.S. 131E-176, or both, regardless of whether the health	
34		the continuing care retirement community where the i	
35		another location, or through a contractual relationship	
36		pursuant to a contract effective for the life of the indivi	idual or for a period
37		longer than one year.	
38	<u>(13)</u>	Continuing care at home A program offered by a	
39		permanent license under this Article that provides co	-
40		individual who is not yet receiving housing, which may in	
41		offer an individual an opportunity to move to an indepen	
42		future date, if desired, according to the provider's esta	
43		admissions policies at the continuing care retirement con	mmunity sponsoring
44	<i></i>	the continuing care at home program.	
45	<u>(14)</u>	Continuing care retirement community. – A retirement co	
46		of one or more structures where a provider renders	—
47		residents. A distinct phase of development approved by	
48		may be considered to be the continuing care retirement	
49		project is being developed in successive distinct phases of	-
50	<u>(15)</u>	<u>Control. – The direct or indirect ability to direct or cause</u>	
51		management and policies of a person, including the right	to designate or elect

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1		not less than a majority of the members of its b	oard of directors or other
2		governing board or body.	
3	<u>(16)</u>	Controlling person. – The person that controls an a	applicant or provider.
4	<u>(17)</u>	Debt service coverage ratio A capital structu	ure ratio that measures a
5		provider's ability to pay annual debt service with	
6		revenues and net entrance fee receipts. The quoti	ient shall be calculated by
7		dividing the sum of total excess of revenues over	1 <u>1</u>
8		interest expense, depreciation expense, amortization	on expense, other noncash
9		operating losses or expenses, and net cash proceeds	s from entrance fees, minus
10		entrance fee amortization, entrance fee refunds c	ontractually past due, and
11		other noncash operating gains or revenues divide	•
12		Entrance fees received from the initial residents of	· · · ·
13		a continuing care retirement community that have	
14		in part with the proceeds of indebtedness shall	
15		proceeds from entrance fees up to an amount equ	al to the aggregate of the
16		principal amount of the indebtedness.	
17	<u>(18)</u>	<u>Deposit. – Any transfer of consideration made by a</u>	± ±
18		reserve an independent living unit at a continuing c	
19	<u>(19)</u>	Entrance fee The sum of any initial, amortize	
20		consideration made or to be made by, or on behalf	-
21	(* *)	into a continuing care or continuing care at home c	
22	<u>(20)</u>	Escrow agent Any person approved by the Com	
23		fees and deposits required to be placed in escrow u	
24	<u>(21)</u>	Escrow agreement. – An agreement between a pro	
25		by which entrance fees and deposits required	
26		accordance with this Article are held by the esc	row agent until release is
27 28	( <b>22</b> )	permitted in accordance with this Article.	
28 29	<u>(22)</u>	<u>Hazardous condition. – A present, or reasonably an</u>	-
29 30		whereby (i) a provider is unlikely to be able to obligations or to pay other obligations in the norma	-
30 31		the continued operation of a provider or co	
32		<u>community in its current condition is potential</u>	-
32 33		residents, creditors, or the general public.	Ty harmful to depositors,
33 34	(23)	Housing. – A living unit set forth in a continuing c	are contract
35	(24)	Independent certified public accountant. – A cert	
36	<u>(2+)</u>	accounting firm in good standing with the Amer	
37		Public Accountants and in all states in which he or	
38		who is not employed by, or otherwise affiliated wit	±
39	(25)	Independent living unit. – A living unit in a c	
40		community for residents who are routinely able to	
41		living, as defined in G.S. 160D-915, with minin	
42		accommodations may be in the form of apartment	
43		condominium units, or rooms. Receiving home	•
44		regardless of whether the services are provided b	
45		person, does not preclude a living unit from being	• •
46		living unit.	<u> </u>
47	<u>(26)</u>	Insolvent. – A condition whereby the provider is up	nable to pay its obligations
48	<u> </u>	as they come due in the normal course of business.	· · · ·
49	<u>(27)</u>	Living unit. – An independent living unit, adult ca	-
50		or other area within a continuing care retirement co	
51		exclusive use or control of one or more identified r	residents.

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1	(28)	Long-term care facility. – As defined in G.S. 131E-231.	
2	(29)	Manager A person who administers the day-to-day bus	iness operations of
3		a continuing care retirement community for a provider, sub	ject to the policies,
4		directives, and oversight of the provider.	
5	<u>(30)</u>	Net cash proceeds from entrance fees Total entrance	fees received less
6		entrance fees refunded, and less initial entrance fees	received for new
7		independent living units.	
8	<u>(31)</u>	Nonbinding reservation agreement. – An agreement betwee	
9		depositor, which may be canceled by either party upon w	
10		time, confirming a person's desire to reserve an independ	
11		continuing care retirement community on a nonbinding ba	
12	<u>(32)</u>	<u>Obligated group. – One or more persons that agree to be jo</u>	
13		bound by a financing structure containing security provision	ions and covenants
14 15	(22)	applicable to the group.	or on utilization of
15 16	<u>(33)</u>	<u>Occupancy rate. – A ratio used to show the actual occupan</u> living units, calculated by living unit type, at a continui	-
10		community for a given time period expressed as a percent.	-
18		shall be a rolling average that is equal to 100 times the qu	<b>- -</b>
19		dividing occupied living unit days by living unit days avail	
20		of this definition, "living unit days available" is the ma	
21		living unit days that would have been provided if all available	
22		were filled during the given time period. The total shall e	
23		living units, minus any living units that are unavailable for o	occupancy, on each
24		day for the given time period. For purposes of this definitio	n, "occupied living
25		unit days" is the sum of each daily living unit census at t	the continuing care
26		retirement community for a given time period, excluding	• •
27		occupants. The total shall equal the sum of each daily ce	ensus for the given
28		time period.	
29	<u>(34)</u>	Periodic fee. – The fee charged to a resident on a monthl	y or other periodic
30	(25)	basis for housing, services, or both.	
31 32	<u>(35)</u>	<u>Person. – An individual, partnership, firm, associa</u>	-
52 33		joint-stock company, trust, any similar entity, or any c foregoing acting in concert.	omomation of the
33 34	(36)	Presale. – Entering into an agreement or contract with	a depositor for an
35	<u>(30)</u>	independent living unit that is not yet constructed or availa	÷
36	<u>(37)</u>	Primary market area. – The area from which a continui	
37	<u>(0+)</u>	community will likely draw the majority of its residents.	<u></u>
38	<u>(38)</u>	Prospective financial statements. – Financial forec	asts or financial
39	<u> </u>	projections, including the summaries of significant	
40		accounting policies prepared by an independent certified p	ublic accountant.
41	<u>(39)</u>	Provider. – A person that offers or undertakes to provide con	ntinuing care under
42		a continuing care or continuing care at home contract,	or that represents
43		himself, herself, or itself as providing continuing care. For	the purposes of this
44		Article, the term provider shall also include a person who	·
45		permit to accept deposits, a start-up certificate, or a prelim	-
46	<u>(40)</u>	Related party. – A person or persons that have commo	
47		provider as a result of ownership, control, or by contract, i	
48		principal owners, management, or their affiliates and their	
49 50		members of the immediate family of the principal owner	<u>'s, management, or</u>
50		their affiliates and their management.	

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(4	41)	Resident. – An individual who enters into a continuir	ng care or continuing care
<u> </u>	<i></i>	at home contract with a provider, or who is designat	
		receive care under the contract.	
(4	42)	Satisfactory actuarial balance. – Meeting all of the r	required conditions, as of
<u> </u>		a specified valuation date, as set forth in accordance	
		standard of practice.	<u> </u>
"§ 58-64A-1	0. R	ulemaking authority.	
		sioner may adopt rules to implement the provisions of	this Article.
		ividends and distributions.	
		or other distribution of equity or net assets shall be p	aid by any provider after
the Commis	sione	er has determined that the provider is in a hazardou	us condition or has been
determined	to n	ot be in satisfactory actuarial balance in an actuar	rial study filed with the
<b>Commission</b>	er p	ursuant to G.S. 58-64A-210, or when the payment v	would have the effect of
creating a ha	azarc	lous condition in the provider or cause the provider	to not be in satisfactory
actuarial bala	ance.		
" <u>§ 58-64A-2</u>	<b>0.</b> C	ommissioner approval required to offer or provide	e continuing care.
<u>No perso</u>	on sh	all engage in the business of offering or providing cor	ntinuing care in this State
without a cer	rtific	ation, license, permit, or other approval from the Com	missioner as provided in
this Article.	Eng	aging in the business of offering or providing cont	inuing care in this State
includes all o	of the	<u>e following:</u>	
(1	1)	Accepting any deposit or any other payment that is r	elated to continuing care.
(2	<u>2)</u>	Entering into any nonbinding reservation agreem	-
		agreement, continuing care contract, or continuing c	
(3	3)	Commencing construction of a prospective con	ntinuing care retirement
		<u>community.</u>	
(4	<u>4)</u>	Converting an existing building or buildings to a co	ontinuing care retirement
		<u>community.</u>	
<u>(</u>	<u>5)</u>	Executing new nonbinding reservation agreement	
		agreements, continuing care contracts, or continuin	
		after a permit, certificate, or license issued pursuan	t to this Article has been
		inactivated, surrendered, or forfeited.	
<u>(6</u>	<u>6)</u>	Assuming responsibility for continuing care and o	continuing care at home
		contracts.	
<u>(</u> ]	7 <u>)</u>	Advertising or marketing to the general public	• •
		continuing care through the use of such terms as	
		"continuing care," or "guaranteed care for life," or	similar terms, words, or
		phrases.	
		easing real property for a continuing care retireme	
	-	plicant or provider who intends to collect or does colle	
		other real property from another person if the land of	
		erial part of a continuing care retirement community	operated by the applicant
-		ut first obtaining approval from the Commissioner.	
		considering whether to allow an applicant or provide	-
		tinuing care retirement community under this section	, the Commissioner shall
		ant factors, including all of the following:	
()	<u>1)</u>	The terms of the proposed lease, including the prop	posed length of the lease
	<b>)</b>	and any proposed purchase options.	1
(2	<u>2)</u>	The owner of the real property and the owner's relati	onship to the applicant or
	2)	provider.	11 (1 )
<u>(:</u>	<u>3)</u>	The distance from any existing real property ow	ned by the applicant or
		provider.	

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"§ 58-64A-30.	Required electronic filings and submissions.
	en required by the Commissioner to submit a hard copy, all applicants and
-	submit all filings required by this Article electronically, in a form and manner
	he Commissioner and in compliance with the Uniform Electronic Transactions
Act.	
	Waiver or modification.
	issioner may waive or modify any provision of this Article if the Commissioner
	aiver or modification is justified based on any of the following:
<u>(1)</u>	A state of emergency or disaster being proclaimed in this State or for an area
	within this State under G.S. 166A-19.20 or G.S. 166A-19.21 or whenever the
	President of the United States has issued a major disaster declaration for the
	State or for an area within the State under the Stafford Act, 42 U.S.C. § 5121,
	<u>et seq.</u>
<u>(2)</u>	An incident beyond a provider's reasonable control, including an act of God,
	insurrection, strike, fire, pandemic, epidemic, power outage, or systemic
	technological failure that substantially affects the daily business operations of
	a provider or a continuing care retirement community.
	Confidential treatment.
	of the following shall be confidential and privileged, shall not be considered a
	under either G.S. 58-2-100 or Chapter 132 of the General Statutes, shall not be
•	oena, and shall not be subject to discovery or admissible in evidence in any private
ivil action:	Any third party management contract or proposed management contract
<u>(1)</u>	<u>Any third-party management contract or proposed management contract</u> provided to the Commissioner pursuant to G.S. 58-64A-55(a)(3) or
	G.S. 58-64A-240(a).
<u>(2)</u>	Any lease agreement or proposed lease agreement provided to the
<u>(2)</u>	Commissioner pursuant to G.S. 58-64A-25 or G.S. 58-64A-55(a)(4).
(3)	Any request for approval provided to the Commissioner pursuant to
<u></u>	G.S. 58-64A-230(d) or G.S. 58-64A-235(a).
(4)	The actuarial study, other than the statement of actuarial opinion, provided to
	the Commissioner pursuant to G.S. 58-64A-60(a)(3), 58-64A-90(b)(3),
	58-64A-185(a)(4), or 58-64A-210.
<u>(5)</u>	Any market study provided to the Commissioner pursuant to
	<u>G.S. 58-64A-55(a)(9) or G.S. 58-64A-185(a)(5).</u>
<u>(6)</u>	Any feasibility study provided to the Commissioner pursuant to
	<u>G.S. 58-64A-60(a)(2) or G.S. 58-64A-90(b)(2).</u>
<u>(7)</u>	Documents, materials, or other information in the possession or control of the
	Commissioner that are obtained by or disclosed to the Commissioner or any
	other person in the course of an investigation or examination made pursuant
	to G.S. 58-64A-295 or G.S. 58-64A-380.
<u>(8)</u>	All working papers, information, documents, and copies of those materials
	produced by, obtained by, or disclosed to the Commissioner in connection
	with the financial analysis of a provider by the Commissioner.
	withstanding subsection (a) of this section, the Commissioner is authorized to use
	ts, materials, or other information in the furtherance of any regulatory or legal
	as a part of the Commissioner's official duties. The Commissioner shall not
	e these documents, materials, or other information public without the prior written
	provider to which it pertains unless the Commissioner, after giving the provider
	parties who would be affected thereby notice and opportunity to be heard, the interest of residents or the public will be served by their publication, in which
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#### **General Assembly Of North Carolina** Session 2025 1 event the Commissioner may publish all or any part of the information in a manner deemed 2 appropriate by the Commissioner. 3 Neither the Commissioner nor any person who received any documents, materials, or (c) 4 other information while acting under the authority of the Commissioner pursuant to this Article 5 or with whom any documents, materials, or other information are shared pursuant to this Article 6 shall be permitted or required to testify in any private civil action concerning any confidential 7 documents, materials, or information subject to subsection (a) of this section. 8 Any document, material, or other information that is shared with the Commissioner (d) 9 that is not covered under subsection (a) of this section that an applicant, provider, or other person 10 believes is confidential or a trade secret should be marked as confidential or as a trade secret before submitting to the Commissioner. Any document, material, or other information that is not 11 12 marked as confidential is not eligible for confidential treatment pursuant to G.S. 132-1.2. 13 To assist in the performance of the duties imposed by this Article, the Commissioner (e) 14 may do both of the following: 15 (1)Share documents, materials, or other information, including the confidential and privileged documents, materials, or information subject to subsection (a) 16 17 or (d) of this section, with other state, federal, and international regulatory agencies, and with state, federal, and international law enforcement 18 19 authorities, provided that the recipient agrees in writing to maintain the 20 confidentiality and privileged status of the document, material, or other 21 information and has verified in writing the legal authority to maintain 22 confidentiality. 23 Receive documents, materials, or information, including otherwise (2)24 confidential and privileged documents, materials, or information from 25 regulatory and law enforcement officials of other foreign or domestic 26 jurisdictions, and shall maintain as confidential or privileged any document, 27 material, or information received with notice or the understanding that it is 28 confidential or privileged under the laws of the jurisdiction that is the source 29 of the document, material, or information. 30 The sharing of information by the Commissioner pursuant to this section shall not (f) constitute a delegation of regulatory authority or rulemaking, and the Commissioner is solely 31 32 responsible for the administration, execution, and enforcement of the provisions of this Article. 33 No waiver of any applicable privilege or claim of confidentiality in the documents, (g) 34 materials, or information shall occur as a result of disclosure to the Commissioner under this 35 section or as a result of sharing as authorized in subsection (e) of this section. 36 "§ 58-64A-45. Advertisement in conflict with disclosures and contracts. 37 A provider may not engage in any type of advertisement for a continuing care retirement 38 community if the advertisement contains a statement or representation which materially conflicts 39 with the disclosures required under this Article or materially conflicts with any continuing care 40 or continuing care at home contract offered by the provider. 41 "Part 2. Approval, Certification, Licensure, and Permitting Process. 42 "§ 58-64A-50. Permit to accept deposits. 43 (a) No person shall market a proposed continuing care retirement community without a 44 permit from the Commissioner. A person may apply for a permit by paying an application fee of two hundred dollars (\$200.00) and filing an application on a form prescribed by the 45 46 Commissioner. The application form shall include all of the following: 47 The name, business address, and telephone number of the applicant. (1)48 The name and business address of the applicant's controlling person, if control (2) 49 of the applicant does not reside with the applicant. 50 A proposed nonbinding reservation agreement. (3)

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	<u>(4)</u>	<u>A proposed escrow agreement that meets the requirements of G.S. 58-64A-105.</u>				
	(5)	A description of the proposed continuing care retirement community which				
		shall include all of the following:				
		<u>a.</u> <u>The location of the proposed continuing care retirement community.</u>				
		b. The types of living units to be offered.				
		<u>c.</u> The types of continuing care contracts to be offered.				
		d. <u>A description of the services that will be provided to residents.</u>				
		including an indication if any services will be provided by any related				
		parties or third parties.				
		e. <u>A description of the applicant's corporate structure and experience in</u>				
		<u>developing or operating continuing care retirement communities,</u> <u>including the experience of any related party of the applicant.</u>				
(b)	The	Commissioner shall comply with the review schedule in G.S. 58-64A-70 in				
		pplication for a permit to accept deposits.				
<u>(c)</u>	-	Commissioner shall approve an application for a permit to accept deposits if all				
		requirements are met:				
	(1)	The application complies with this section.				
	(2)	None of the grounds for denial listed in G.S. 58-64A-280 apply to the				
		applicant.				
	<u>(3)</u>	The proposed escrow agreement meets the requirements of G.S. 58-64A-105.				
	<u>(4)</u>	The proposed escrow agent and depository are acceptable in accordance with				
		<u>G.S. 58-64A-100.</u>				
<u>(d)</u>		the issuance of a permit to accept deposits, the applicant may do all of the				
ollowing		Discomingto motoriale describing the intent to develop a continuing com-				
	<u>(1)</u>	Disseminate materials describing the intent to develop a continuing care retirement community.				
	<u>(2)</u>	Enter into nonbinding reservation agreements.				
	$\frac{(2)}{(3)}$	Collect deposits in an amount not to exceed five thousand dollars (\$5,000).				
	<u>(5)</u>	All deposits collected shall be placed in escrow and shall only be released in				
		accordance with Part 4 of this Article.				
<u>(e)</u>	After	the issuance of a permit to accept deposits, the Commissioner shall require the				
provider		periodic status reports in a form prescribed by the Commissioner.				
<u>§ 58-64</u>	A-55. S	Start-up certificate.				
<u>(a)</u>		rson may apply for a start-up certificate by paying an application fee of two				
housand		(\$2,000) and submitting all of the following to the Commissioner for review:				
	<u>(1)</u>	A statement signed by the applicant, under penalty of perjury, certifying that				
		to the best of the applicant's knowledge and belief, the items submitted in the				
		application are correct. If the applicant is a corporation, the chief executive				
		officer or other authorized individual shall sign the statement. If there are				
	(2)	<u>multiple applicants, these requirements shall apply to each applicant.</u> A statement disclosing any revocation or other disciplinary action taken, or in				
	<u>(2)</u>	the process of being taken, against a license, permit, or certificate held or				
		previously held by the applicant, any current or former related party, or any				
		person included or to be included in a current or proposed obligated group.				
	(3)	If the applicant intends to employ a third-party management company to				
	<u></u>	manage the continuing care retirement community, a copy of the management				
		contract or proposed management contract, if available, along with a narrative				
		describing the proposed third-party management company's experience				
		managing continuing care retirement communities.				

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1	(4)	If the applicant intends to lease any land or other real p	property to be used as
2		part or all of the proposed continuing care retirement con	
3		the person from whom the land or other real property wil	l be leased along with
4		a copy of the lease agreement, or proposed lease agreen	nent, if available, or a
5		statement describing the applicant's intentions, includin	g the intended length
6		of the lease, if a lease agreement or proposed lease agree	ement is not available.
7		If the applicant intends to lease any of the real property	of the continuing care
8		retirement community and to collect entrance fees, Co	
9		must be received pursuant to G.S. 58-64A-25.	
10	<u>(5)</u>	If the applicant is not the owner of the proposed site, a	statement identifying
11		the current owner and any plans the applicant has for ac	equiring the proposed
12		site, including details of any purchase option and require	ements for a purchase
13		option deposit. If a purchase option requires a purchase	se option deposit, the
14		purchase option deposit shall be placed in escrow or	secured in a manner
5		acceptable to the Commissioner.	
16	<u>(6)</u>	A list of all continuing care retirement communities cu	rrently or previously
17		owned, operated, managed, or developed by the applicant	nt or any related party
18		of the applicant. The list shall do all of the following:	
19		<u>a.</u> <u>Furnish the name, address, city, and state of</u>	
20		retirement community listed, and explain the	he existing or past
21		relationship to the applicant.	
22		b. Specify the current status of each continu	-
23		community listed and include any administrativ	
24		problems that currently exist, or have existed, w	ithin three years after
25		any relationship was terminated.	
26	<u>(7)</u>	A disclosure statement that meets the requirements of G	
27	<u>(8)</u>	If the applicant intends to enter into binding reservatio	
28		of the binding reservation agreement that the applicant i	
29	<u>(9)</u>	A market study prepared by a person experienced i	n the preparation of
30	(10)	continuing care retirement community market studies.	
31	<u>(10)</u>	Any other data, financial statements, and pertinent	
32		Commissioner may reasonably require with respect	<b>. .</b>
33		applicant's controlling person, or the proposed contin	
34		community to assist in determining the market and fina	•
35		proposed continuing care retirement community a	
36		experience, and integrity of the applicant's and, if appli	* *
37	$(\mathbf{h})$ The $($	controlling person's, governing body, officers, and mana	-
38		Commissioner shall comply with the review schedule i	<u>n G.S. 58-64A-70 in</u>
39 10		plication for a start-up certificate.	antificate if all of the
40		commissioner shall approve an application for a start-up of	certificate if all of the
41 42	following require		
+2 13	$\frac{(1)}{(2)}$	The application complies with this section.	11,280 apply to the
+3 14	<u>(2)</u>	None of the grounds for denial listed in G.S. 58-64	+A-280 apply to the
+4 15	( <b>2</b> )	<u>applicant.</u> The disclosure statement meets the requirements of G.S	58 64 150
+3 46	$\frac{(3)}{(4)}$	A market for the proposed continuing care retirement c	
40 47	<u>(4)</u>	<u>A market for the proposed continuing care retirement community app</u>	
+7 48		viable, as evidenced by the market study and the f	•
+o 49		financial statements included in the applicant's disclosure	• • •
<del>1</del> フ		manetal statements metudeu in the applicant's disclosu	ie statement.

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1		<u>(5)</u>	The	oplicant's and, if appli	icable, the applicant's controll	ling person's,
2					d management are, in the Co	
3			<u>opini</u>	n, competent, experience	d, and of good integrity.	
4	<u>(d)</u>	After	issuing	start-up certificate, the	Commissioner shall do all of the	following:
5		(1)	<u>Requ</u>	e the provider to submi	t periodic sales, development, a	and unaudited
6			<u>finan</u>	al statements in a form p	prescribed by the Commissioner.	
7		<u>(2)</u>	Post t	e disclosure statement of	f the continuing care retirement c	<u>community on</u>
8			the D	partment's website.		
9	<u>(e)</u>			g a start-up certificate fro	om the Commissioner, the provid	der may do all
10	of the fol	-				
11		<u>(1)</u>			agreements and continuing care of	
12		<u>(2)</u>		-	its greater than five thousand do	
13					e or deposit collected shall be pla	
14			-	-	cordance with Part 4 of this Arti	<u>cle.</u>
15		<u>(3)</u>		site preparation work.		
16		<u>(4)</u>			ving units for marketing.	
17				ary certificate.		
18	<u>(a)</u>				certificate by submitting all of th	e following to
19	the Comr					
20		<u>(1)</u>			icant, under penalty of perjury, of	
21				<b>± ±</b>	owledge and belief, the items su	
22					applicant is a corporation, the cl	
23 24					lividual shall sign the statement	
24 25		( <b>2</b> )			rements shall apply to each appl	
23 26		<u>(2)</u>			by an independent person ex- continuing care retirement com	-
20 27					rial assumptions that projects th	
28					ed continuing care retirement con	
20				hall include all of the fol		<u>initianity. The</u>
30			<u>a.</u>		posed continuing care retirement	nt community
31			<u>u.</u>		number and type of living units,	
32					ng date, including a detailed	
33				÷ •	and a description of how the proj	
34				fees were computed.	<u></u>	
35			<u>b.</u>		proposed construction plans,	construction
36					nt financing for the proposed co	
37				retirement community.		<u>_</u>
38			<u>c.</u>		nticipated source, cost, terms, an	nd uses of all
39			—	-	the real property acquisition,	
40				marketing, and operatio	on for the proposed continuing ca	are retirement
41				community, including a	ll of the following:	
42				<u>1.</u> <u>A description c</u>	of all debt to be incurred by t	the applicant,
43					urce, anticipated terms, and costs	s of financing.
44				<u>2.</u> <u>A description of</u>	of the source and amount of	equity to be
45					he applicant or any other person.	<u>-</u>
46					f the source and amount of all	
47				including entran	ce fees, that will be necessary to	-
48				· · ·	osed continuing care retirement	
49					nizing all estimated project costs.	
50					osts, the cost of acquiring or c	
51				constructing th	ne proposed continuing car	e retirement

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1		community, and all similar	costs that the applicant expects to
		•	imencement of operation. This
2 3		÷	all costs related to the proposed
4		-	community, including financing
5			tion costs, marketing costs, and
6		furniture and equipment.	
7		· · · · · · · · · · · · · · · · · · ·	es required by financing and the
8			oursuant to Part 11 of this Article.
9		6. An estimate of the amou	nt of funds, if any, that will be
10		necessary to fund start-up	losses and to otherwise provide
11		additional financial resource	es in an amount sufficient to ensure
12		full performance by the	applicant of its continuing care
13		contract obligations.	
14	<u>d.</u>	An analysis of the potential ma	rket for the applicant's proposed
15		continuing care retirement commun	nity, addressing all of the following:
16			growth, age distribution, household
17		income, household tenure, a	nd resale housing values within the
18		primary market area.	
19		<u>2.</u> <u>A demand analysis of the</u>	range of likely target consumers
20		within the primary market a	rea as well as estimated penetration
21		rates.	
22		•	urrent market conditions and trends
23		-	ity of the proposed continuing care
24			tively or negatively, including real
25			t, and the general economic outlook
26		for the primary market area	•
27		• • •	t location and immediate area in
28			riables, including accessibility,
29			y to health care, retail, and other
30		services.	
31		••	amenities desired and the forms of
32		ownership or interest in rea	
33		• • •	etition in the primary market area.
34	<u>e.</u>	A description of the sales and ma	arketing plan, including all of the
35		following:	distant of astronomic and as a station
36 37		•••••	ticipated sales, and cancellation
		<u>rates.</u>	as of independent living unit color
38 39		• • •	ns of independent living unit sales
39 40		through stabilized occupand	arketing methods, staffing, and
40 41			
41		<u>advertising media to be use</u>	trance fees to be received prior to
42 43			nuing care retirement community.
43 44	<u>f.</u>	Projected move-in rates and resider	•
44 45	<u>1.</u>	living unit type, age distribution, ad	
45 46		utilization, and living unit turnover	
40 47	a		sts and revenues throughout the
47	<u>g.</u>		period of the proposed continuing
48 49		care retirement community.	period of the proposed continuing
49 50	<u>h.</u>	Prospective financial statements f	or the period commencing on the
50 51	<u>11.</u>		Fiscal year through at least the fifth
51		inst day of the applicant's current	noem year unough at least the mult

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		year of operation which shall be prep	pared in accordance with standards
		adopted by the American Institute of	of Certified Public Accountants.
	<u>i.</u>	Any other factors that, in the opini	
	—	feasibility of the proposed continuit	± ±
	<u>j.</u>	The name of the person who prep	
	-	experience of the person in prepa	
		consulting in the field of continuing	-
	<u>k.</u>	An evaluation and opinion by the p	
	_	study of the underlying assumptio	
		including a statement on whether th	
		proper.	<u>-</u>
(3)	An a	ctuarial study prepared in accordance	with accepted actuarial standards
<u></u>		actice which estimates the earliest year	-
		ement community is projected to be	· · ·
		icants who do not or will not colle	-
		ayment of costs are exempt from the	
		red to submit an actuarial projection of	
		home bed and nursing bed needs.	± ±
		lation flows and adult care home bed a	1 0
		opriate mortality, morbidity, with	
		ographic assumptions and (ii) a projec	
		nich, in the actuary's professional judg	
		d not materially affect the results and a	
<u>(4</u> )		updated disclosure statement that	
<u>(+</u> ,		58-64A-150.	the requirements of
<u>(5)</u>	-	ast one of the following:	
<u>(5</u> ,	<u>a.</u>	<u>Confirmation of signed binding res</u>	ervation agreements or continuing
	<u>u.</u>	care contracts for at least fifty perce	
		living units, reserved by a deposit e	· · · · · · · · ·
		of the entrance fee.	equal to at least ten percent (1070)
	<u>b.</u>	<u>Confirmation of signed binding res</u>	ervation agreements or continuing
	<u>.</u>	care contracts for at least fifty perce	
		living units, reserved by a nonrefun	· · · · ·
		fee for at least two months for pro-	
		communities that have no entrance	· · ·
	<u>c.</u>	Confirmation of one hundred thous	
	<u>c.</u>	deposit with the Commissioner, if	
		presale entrance fees or deposits in	
		percent (10%) of the entrance fee	÷
		entrance fees or deposits and does i	· · · · · · · · · · · · · · · · · · ·
		equal to the periodic fee of at least t	
		to the following requirements:	wo months. This deposit is subject
			returned to the applicant upon
			returned to the applicant upon
		issuance of a permanent lice	
			<u>n accordance with G.S. 58-5-20.</u>
			cally be forfeited if the applicant
			t license within five years after the
		· ·	ertificate. Forfeited deposits shall
		be remitted to the ('ivil	
		accordance with G.S. 115C-	Penalty and Forfeiture Fund in

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		(6)	If applicable, confirmation that commitments have	been secured for
		<u> </u>	construction financing and long-term financing or that a	
			acceptable to the Commissioner has been adopted by	•
			long-term financing.	
	(b)	The <b>(</b>	Commissioner shall comply with the review schedule in (	G.S. 58-64A-70 in
	response to		pplication for a preliminary certificate.	
	<u>(c)</u>	The C	Commissioner shall approve an application for a preliminary	certificate if all of
		ing rec	uirements are met:	
		(1)	The application complies with this section.	
		(2)	None of the grounds for denial listed in G.S. 58-64A	-280 apply to the
			applicant.	
		(3)	The feasibility study meets all of the following requirement	its:
			a. Includes in the prospective financial statements a	
			liabilities to be undertaken by the applicant pursus	-
			the proposed continuing care contracts.	
			b. Demonstrates that the anticipated sources of fun	ds to finance and
			operate the proposed continuing care retirement co	
			to or greater than the anticipated uses of funds	
			acquire the proposed continuing care retirement c	
			fund start-up losses and provide sufficient resour	
			performance of the applicant's continuing care cont	
			c. Demonstrates that the continuing care retireme	
			financially feasible.	
		(4)	A market for the continuing care retirement community app	ears to exist, based
		<u> </u>	on data that meets all of the following requirements:	
			a. Is specific to the proposed continuing care retireme	ent community.
			b. Considers existing and proposed competition in the	
			area.	
			c. Demonstrates the existence of a market for the a	ge, marital status.
			number, population trends, net worth, home values,	-
			potential residents.	,
			<u>d.</u> <u>Demonstrates that the rate of penetration in the pro-</u>	posed market area
			is within acceptable industry ranges.	
		(5)	The actuarial study, if applicable, projects that the propos	ed continuing care
		<u>107</u>	retirement community will be in satisfactory actuarial	
			reasonable period of time after achieving stabilized occupa	
			by the Commissioner, or if no actuarial study is requ	•
			projection of future population flows demonstrates a sur	
			adult care home beds and nursing beds to meet the future	
			and the future contractual obligations of the applicant, as	
			Commissioner.	
		(6)	The applicant has met one of the requirements in subdivision	on (5) of subsection
		<u>(0)</u>	(a) of this section.	
		<u>(7)</u>	If applicable, the applicant has secured commitments	for construction
		<u>(/)</u>	financing and long-term financing or that a documented pla	
			Commissioner has been adopted by the applicant for long-	
		(8)	The applicant demonstrates an ability to comply with t	
		<u>(0)</u>	provide continuing care as proposed and meet all financial	
			to its operations.	oongations related
	(d)	∆ ftor	issuing a preliminary certificate, the Commissioner sha	ll do both of the
	following:		issuing a premimary certificate, the commissioner sua	
	ionowing.	<u>.</u>		

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	<u>(1)</u>	Require the provider to submit periodic sales, devel	lopment, and unaudited
,		financial statements in a form prescribed by the Com	missioner.
	<u>(2)</u>	Post the disclosure statement of the continuing care re	etirement community on
		the Department's website.	
	(e) <u>After</u>	receiving a preliminary certificate from the Commission	ner, the provider may do
	both of the follow	<u>wing:</u>	
	<u>(1)</u>	Construct a continuing care retirement community.	
	<u>(2)</u>	Convert an existing structure or structures into a cor	ntinuing care retirement
		<u>community.</u>	
		Permanent license.	
		son may apply for a permanent license by submitting al	l of the following to the
r	Commissioner for		
	<u>(1)</u>	A statement signed by the applicant, under penalty of	
		to the best of the applicant's knowledge and belief, the	
		application are correct. If the applicant is a corporation	
)		officer or other authorized individual shall sign the	statement. If there are
		multiple applicants, these requirements shall apply to	each applicant.
	<u>(2)</u>	An updated disclosure statement that meets	the requirements of
		<u>G.S. 58-64A-150.</u>	
	<u>(3)</u>	Confirmation that the applicant has established a plan	lan to have health care
		available to residents promised in continuing care c	contracts upon opening,
		either by the applicant directly, or through contractual	l agreements.
	<u>(4)</u>	At least one of the following:	
		<u>a.</u> <u>Confirmation of signed binding reservation ag</u>	greements or continuing
		care contracts for at least seventy percent	nt (70%) of the new
		independent living units, reserved by a depo	sit equal to at least ten
		percent (10%) of the entrance fee.	
		b. <u>Confirmation of signed binding reservation ag</u>	
		care contracts for at least seventy percent	
		independent living units, reserved by a nonrefu	undable deposit equal to
		the periodic fee for at least two months for pr	
, ,		retirement communities that have no entrance	
		<u>c.</u> <u>Confirmation of the one hundred thousand do</u>	<u>ollar (\$100,000) deposit</u>
		required pursuant to G.S. 58-64A-60(a)(5)c.	
	<u>(5)</u>	Confirmation that the applicant has long-term finance	
		applicant is leasing the land or other real property	
		retirement community, confirmation that the leas	-
		applicable, that the lease has been approved by the Co	ommissioner pursuant to
		<u>G.S. 58-64A-25.</u>	
	<u>(6)</u>	Confirmation that the applicant is in compliance with	
		municipal, and county laws and regulations. If the	
		compliance, the applicant shall include a statement the	hat describes the nature
		of the deficiency.	
	<u>(7)</u>	A statement concerning any litigation, orders, judgn	
		may involve or impact the applicant or proposed cor	ntinuing care retirement
		<u>community.</u>	
	<u>(8)</u>	Evidence that the applicant has in place the operating	reserve required by Part
		<u>11 of this Article.</u>	
		Commissioner shall comply with the review schedule	e in G.S. 58-64A-70 in
	response to an ap	pplication for a permanent license.	

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1	(c) The	Commissioner shall approve an application for a permanent license if all of the
2		rements are met:
3	(1)	The application complies with this section.
4	$\overline{(2)}$	None of the grounds for denial listed in G.S. 58-64A-280 apply to the
5		applicant.
6	(d) Afte	r receiving a permanent license from the Commissioner, the provider may do
7	both of the folle	<u>owing:</u>
8	<u>(1)</u>	Open the continuing care retirement community.
9	<u>(2)</u>	Provide continuing care.
10		e Commissioner determines that the requirements of subsection (c) of this section
11		Commissioner may do either of the following:
12	(1)	Deny the application.
13	<u>(2)</u>	Issue a restricted permanent license with an explanation of (i) the restrictions
14		established by the Commissioner under subsection (f) of this section and (ii)
15		the conditions the provider must satisfy to qualify for a permanent license.
16 17		r receiving a restricted permanent license from the Commissioner, the provider
17 18		continuing care retirement community under restrictions established by the
18 19		until the Commissioner issues a permanent license. When the Commissioner ed permanent license, the provider shall inform all depositors and residents within
20		ys of (i) all restrictions imposed by the restricted permanent license and (ii) all
20		the provider must satisfy to qualify for a permanent license.
22		r issuing a permanent license or restricted permanent license, the Commissioner
23	shall do both of	• •
24	(1)	Require the provider to submit periodic occupancy reports and financial
25	<u> </u>	statements in a form prescribed by the Commissioner.
26	(2)	Post the disclosure statement of the continuing care retirement community on
27		the Department's website.
28	<u>(h)</u> <u>A p</u>	ermanent license or restricted permanent license shall be valid for as long as the
29	Commissioner	determines that the provider continues to meet the requirements of this Article.
30	" <u>§ 58-64A-70.</u>	Review schedule.
31		issioner shall comply with the following schedule in response to an application
32	-	to accept deposits, (ii) a start-up certificate, (iii) a preliminary certificate, (iv) a
33	-	nse, (v) an expansion, (vi) a continuing care at home license, (vii) an expansion
34		d (viii) a request for approval pursuant to G.S. 58-64A-230, 58-64A-235, and
35	<u>58-64A-240:</u>	
36	<u>(1)</u>	Within five business days after receipt of an application, a notification, a
37		request for approval, or of materials intended to supplement an incomplete
38		application, notification, or request for approval, the Commissioner shall
39 40	( <b>2</b> )	acknowledge receipt in writing.
40	<u>(2)</u>	Within 10 business days after receipt of an application for a permit to accept denosite permanent license and an application patients of material
41 42		deposits, permanent license, and an expansion notification, or of materials
42		intended to supplement an incomplete application or expansion notification, and within 30 days after receipt of an application for a start-up certificate, a
44		preliminary certificate, a continuing care at home license, and an expansion.
45		or a request for approval, or of materials intended to supplement an incomplete
46		application or request for approval, the Commissioner shall determine if the
47		application, notification, or request for approval is complete and inform the
48		applicant in writing of the determination. If the Commissioner determines that
49		the application, notification, or request for approval is incomplete, the notice
50		to the applicant shall specifically set forth and request any additional

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		information the Commissioner determines is necess	ary to complete the
		application, notification, or request for approval.	• •
	(3)	When the Commissioner determines an application, n	otification, or request
		for approval is complete, the Commissioner shall a	
		application, notification, or request for approval as follo	
		a. Within five business days for a permit to ac	
		expansion notification.	
		b. Within 30 days for a start-up certificate, permane	ent license, continuing
		care at home license, expansion, and a request for	
		c. Within 45 days for a preliminary certificate.	
" <u>§ 58-64A-</u>	75. Ex	xpiration of a permit to accept deposits and start-up of	<u>certificate.</u>
<u>(a)</u>	A pern	nit to accept deposits and a start-up certificate issued p	ursuant to this Article
expires 36	months	after issuance.	
<u>(b)</u>	A prov	ider issued a permit to accept deposits or a start-up cert	ificate may request an
extension c	of the p	permit or certificate. The request for extension shall be	made in writing and
include bot	h of th	e following:	-
	(1)	The reasons why the provider has not applied for a	start-up certificate or
		preliminary certificate, as applicable.	
	(2)	The estimated date the provider expects to file th	e start-up certificate
		application or the preliminary certificate application, as	applicable.
<u>(c)</u>	In resp	oonse to a request for an extension, the Commissione	r shall do one of the
<u>ollowing:</u>			
	(1)	If the Commissioner determines there is satisfactory ca	ause for the delay, the
		Commissioner shall extend the permit to accept de	eposits or a start-up
		certificate for up to one year and may, in the Comm	nissioner's discretion,
		require the provider to update information previous	sly filed pursuant to
		G.S. 58-64A-50 or G.S. 58-64A-55 before approving an	ny extension. There is
		no limit to the number of extensions that may	be granted by the
		Commissioner.	
	(2)	If the Commissioner determines that there is no satisf	sfactory cause for the
		delay, the Commissioner shall instruct the escrow	agent to refund to
		depositors all deposits held in escrow, plus any interest	
		the terms of any nonbinding reservation agreement	, binding reservation
		agreement, or continuing care contract.	
		10 business days of the Commissioner's denial of an ex	
•		epositor of the Commissioner's denial of the extension, of	-
-	-	eposits or a start-up certificate, and of any right to a refu	-
		enial of an application, notification, or other request	
		Commissioner denies an application, notification, or a	• •
		to this Article, the Commissioner shall notify the appli	
		ication shall state the grounds for the denial. To ob	
		enial, the applicant shall make written demand upon the	
		vice upon the applicant of notification of the denial.	
-		t undue delay, and the applicant shall be notified prompt	• •
		view. If the applicant disagrees with the outcome of the	
		icle 3A of Chapter 150B of the General Statutes, the a	
		pon the Commissioner for the hearing within 30 days a	after service upon the
		otification of the outcome.	-
		Commissioner denies an application, notification, or othe	<b>1 1 1</b>
-		article, no portion of the fee associated with the applic	ation, notification, or
request for	approv	al shall be refunded.	

#### 1 "Part 3. Expansion. 2 "§ 58-64A-85. Expansion notification. Prior to marketing and collecting deposits for a proposed expansion of a continuing 3 (a) 4 care retirement community that is twenty percent (20%) or more of existing independent living 5 units, a provider shall do both of the following: 6 (1)Notify and obtain written approval from the Commissioner. 7 Notify all residents in writing of the provider's intent to expand the number of (2)8 independent living units at the continuing care retirement community. This 9 notification shall include the description required by subdivision (b)(1) of this 10 section. The expansion notification to the Commissioner required by this section shall include 11 (b) 12 all of the following: 13 A description of the proposed expansion project, including the number of (1)14 independent living units to be added. 15 (2)If the provider intends to enter into nonbinding reservation agreements, binding reservation agreements, or both, a copy of the proposed agreements 16 that the provider intends to use. 17 A proposed escrow agreement that meets the requirements of 18 (3) 19 G.S. 58-64A-105. 20 (4) An updated disclosure statement that meets the requirements of 21 G.S. 58-64A-150. 22 The Commissioner shall comply with the review schedule in G.S. 58-64A-70 in (c) 23 response to an expansion notification. 24 (d) The Commissioner shall approve the expansion notification if all of the following 25 requirements are met: 26 (1) The expansion notification complies with this section. 27 None of the grounds for denial listed in G.S. 58-64A-280 apply to the (2)28 provider. 29 (3) The proposed escrow agreement meets the requirements of G.S. 58-64A-105. 30 (4) The proposed escrow agent and depository are acceptable in accordance with 31 G.S. 58-64A-100. 32 After the Commissioner approves the expansion notification, the provider shall (e) 33 submit periodic sales and development reports to the Commissioner in a form prescribed by the 34 Commissioner. 35 After the Commissioner approves the expansion notification, the provider may do all (f)36 of the following: 37 (1)Disseminate materials, including advertisements, describing the intent to expand the number of independent living units at the continuing care 38 39 retirement community. 40 Enter into nonbinding reservation agreements, binding reservation (2)agreements, and continuing care contracts for the proposed independent living 41 42 units. 43 Collect entrance fees and deposits for the proposed independent living units. (3) All deposits collected shall be placed in escrow and shall only be released in 44 45 accordance with Part 4 of this Article, unless otherwise exempted by the 46 Commissioner. 47 "§ 58-64A-90. Expansion application.

48 (a) Prior to commencing construction of an expansion of a continuing care retirement
 49 community that is twenty percent (20%) or more of existing independent living units, a provider

50 <u>shall do both of the following:</u>

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1		(1)	Recei	ve Cor	nmissioner approval of an expansion notific	cation pursuant to
2		<u>, - /</u>		58-64A		
3		(2)	-		Commissioner for approval to commence con	struction.
4	<u>(b)</u>				ired by this section shall include all of the foll	
5	<u></u>	(1)		-	on fee of one thousand dollars (\$1,000).	
6		$\overline{(2)}$		-	study, prepared by an independent perso	on experienced in
7				•	asibility studies for continuing care retirement	-
8			financ	<u>cial, ma</u>	arketing, and actuarial assumptions that project	cts the market and
9			financ	cial via	bility of the proposed expansion. The study s	shall include all of
10			the fo		<u>g items:</u>	
11			<u>a.</u>	<u>A des</u>	scription of the applicant's proposed expansion	<u>ı project, including</u>
12					umber of independent living units being adde	
13					iption of how the projected fees were co	omputed, and the
14					ipated project time line.	
15			<u>b.</u>		scription of the construction plans, construction	
16				-	anent financing for the proposed expansion pro	<u>oject, including all</u>
17					e following:	
18				<u>1.</u>	A description of all debt to be incurred	• • • •
19				2	including the source, anticipated terms, and	
20 21				<u>2.</u>	A description of the source and amount of	i any equity to be
21				2	<u>contributed by the applicant.</u> A description of the source and amount of	of all other funde
22				<u>3.</u>	including entrance fees, that will be necessar	
23 24					operate the proposed expansion.	Ty to complete and
25				<u>4.</u>	A statement itemizing all estimated project c	costs including the
26				<u></u>	real property costs, the cost of designing an	
27					proposed expansion, and all similar costs	-
28					expects to incur prior to the opening of th	* *
29					itemization shall identify all costs related	÷
30					expansion, including financing expenses, re-	
31					costs, marketing costs, and furniture, fixture	es, and equipment.
32				<u>5.</u>	An estimate of any reserves required by	financing and the
33					operating reserve required pursuant to Part	11 of this Article.
34			<u>c.</u>	<u>An</u> a	nalysis of the potential market for the pro-	oposed expansion,
35				addre	essing all of the following:	
36				<u>1.</u>	The population, household growth, age distri	
37					income, household tenure, and resale housing	<u>g values within the</u>
38				-	primary market area.	
39				<u>2.</u>	A demand analysis of the range of likely	
40					within the primary market area as well as est	imated penetration
41				2	<u>rates.</u>	
42 43				<u>3.</u>	An economic analysis of current market con	
+5 44					that can impact the feasibility of the propositively or negatively, including real	
+4 45					employment, and the general economic outlo	
+5 46					market area and surrounding areas.	<u>Jok for the printary</u>
47				4.	Existing and planned competition in the prin	marv market area
48			<u>d.</u>		scription of the sales and marketing plan, in	•
49			<u></u>	follow	• • •	un or un
50				<u>1.</u>	Marketing projections, anticipated sales,	and cancellation
51				_	rates.	

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1		2. <u>Month-by-month projections of independent</u>	living unit sales
2		through stabilized occupancy.	
3		3. <u>A description of the marketing methods</u>	s, staffing, and
4		advertising media to be used by the applicant.	<u>.</u>
5		<u>4.</u> <u>An estimate of the total entrance fees to be re</u>	ceived.
6		e. <u>Projected move-in rates and resident profiles, adult ca</u>	are home bed and
7		nursing bed utilization, and living unit turnover or re-	sale rates.
8		f. <u>A description or analysis of costs and revenues</u>	throughout the
9		development and resident fill-up period of the propos	sed expansion.
10		g. <u>Five-year prospective financial statements of the appl</u>	icant which shall
11		be prepared in accordance with standards adopted l	by the American
12		Institute of Certified Public Accountants.	
13		h. Any other factors that, in the opinion of the prepare	er, will affect the
14		feasibility of the expansion.	
15		i. The name of the person who prepared the feasibility	y study and their
16		experience in preparing similar studies or otherwise	consulting in the
17		field of continuing care.	
18		j. <u>An evaluation and opinion by the person who prepar</u>	
19		study of the underlying assumptions used as a bas	
20		including a statement whether the assumptions are	reasonable and
21		proper.	
22	<u>(3)</u>	An actuarial study prepared in accordance with accepted ac	
23		of practice which estimates when the continuing care retired	
24		is projected to be in satisfactory actuarial balance once stable	
25		of the expansion is achieved. Applicants who do not collect	
26		some other type of up-front prepayment of costs are ex	-
27		requirement and shall only be required to submit an actuar	1 V
28		future population flows and adult care home bed and nursin	•
29		actuarial projection of future population flows and adult ho	
30		nursing bed needs shall use (i) appropriate mortality, morbid	
31		occupancy, and other demographic assumptions and (ii) a p	• •
32		that extends to a point at which, in the actuary's profession	
33		use of a longer period would not materially affect the results	
34	<u>(4)</u>	An updated disclosure statement that meets the r	equirements of
35 26	(5)	<u>G.S. 58-64A-150.</u> If applicable, confirmation that the applicant has accurate	ommitmente for
36 37	<u>(5)</u>	If applicable, confirmation that the applicant has secured construction financing and long term financing or that a	
37 38		construction financing and long-term financing or that a construction financing and long-term financing and long-term financing or that a construction financing and long-term financing and lon	•
38 39		acceptable to the Commissioner has been adopted by the	ne applicant 10r
39 40	(6)	long-term financing. If the expansion includes any land or other real property that	t is to be lessed
40 41	<u>(6)</u>	confirmation, if applicable, that the lease has been applicable	
41		<u>Commissioner pursuant to G.S. 58-64A-25.</u>	pproved by the
42 43	(7)	Any other data and pertinent information as the Con	missionar may
43 44	<u>(7)</u>	reasonably require with respect to the applicant or the	
44		retirement community to determine the feasibility of the exp	•
43 46	(c) The C	Commissioner shall comply with the review schedule in G.	
40 47		pansion application.	5. 50-0 <del>4</del> A-70 III
48	-	Commissioner shall approve the expansion application if all	of the following
49	requirements are		or the ronowing
<del>5</del> 0	<u>(1)</u>	The expansion application complies with this section.	
50	(1)	The expansion appreadon complies with this section.	

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	<u>(2)</u>	None of the grounds for denial listed in G.S. 58	-64A-280 apply to the
		<u>applicant.</u>	
	<u>(3)</u>	The feasibility study meets all of the following requir	ements:
		<u>a.</u> <u>Includes in the prospective financial statement</u>	ts all current obligations
		and liabilities of the applicant as well as those	to be undertaken by the
		applicant.	
		b. Demonstrates that the expansion is financially	viable and will not have
		an unreasonably adverse effect on the financia	l ability of the applicant
		to furnish continuing care.	
		c. Demonstrates the existence of a market for t	the proposed expansion
		based on reliable data, which meets all of the	following requirements:
		<u>1.</u> <u>Is specific to the continuing care retire</u>	ment community.
		2. Considers existing and proposed com	petition in the primary
		<u>market area.</u>	
		3. Demonstrates that the rate of penet	ration in the proposed
		market area is within acceptable indus	try ranges.
	<u>(4)</u>	The applicant demonstrates the ability to provide cont	inuing care and meet all
		financial and contractual obligations related to its o	perations, including the
		financial requirements of this Article.	
	<u>(5)</u>	The applicant, if applicable, has secured commit	ments for construction
		financing and long-term financing or that a documenter	ed plan acceptable to the
		Commissioner has been adopted by the applicant for	long-term financing.
	<u>(6)</u>	The actuarial study, if applicable, projects that the con-	ntinuing care retirement
		community will be in satisfactory actuarial balance wi	thin a reasonable period
		of time once stabilized occupancy of the expansio	n is achieved, or if no
		actuarial study is required, the actuarial projection of	future population flows
		demonstrates a sufficient number of adult care home b	-
		meet the needs of residents and the contractual obligation	tions of the applicant.
		the Commissioner approves the expansion application, t	-
	periodic sales a	nd development reports to the Commissioner in a f	form prescribed by the
		monitor the expansion project.	
		the Commissioner approves the expansion applicat	
		ruction of the new independent living units at the cor	~
		roposed and, upon completion of construction and the	
		ts, open the expansion and provide continuing care to	the residents of the new
	independent livin		
		Expansion entrance fees and deposits.	
		fees and deposits collected for independent living units in	
		pproval under this Part shall be placed in an escrow acc	ount in accordance with
	Part 4 of this Art	icle unless otherwise exempted by the Commissioner.	
		"Part 4. Escrow Account.	
		Escrow account required.	
		fees and deposits, when required by this Article, sha	
	2	scrow account and shall be maintained in a segregate	•
		th other funds, including any funds or accounts owne	
		d all terms governing an escrow account shall be appr	oved in advance by the
	Commissioner.		
		Escrow agreement requirements.	
	The escrow a	agreement between an applicant or a provider and the e	escrow agent shall be ir
	• • · · ·	de, in addition to any other provisions required by law,	

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<u>(1)</u>	A provision requiring that all funds received shall be placed into the e	escro
	account in accordance with G.S. 58-64A-115.	
<u>(2)</u>	A provision for investment of escrow account funds in a manner con	siste
	with G.S. 58-64A-120.	
<u>(3)</u>	A provision regarding the payment of interest earned on the funds held	in th
	escrow account in the manner specified in G.S. 58-64A-125.	
<u>(4)</u>	A provision for refunds to depositors in the manner specific	ed t
	<u>G.S. 58-64A-135.</u>	
<u>(5)</u>	A provision that any refund or release of escrow account funds be perf	orme
	in the manner specified in G.S. 58-64A-135 and G.S. 58-64A-140, inc	
	a statement as to whom payment of interest earned on the funds will be	mad
<u>(6)</u>	A statement that the purpose of the escrow agreement is to protect res	iden
	and prospective residents.	
<u>(7)</u>	The amount of the escrow agent fee.	
<u>(8)</u>	A provision that funds deposited shall not be subject to any liens or cl	harg
	by the escrow agent.	
<u>(9)</u>	A provision requiring the escrow agent to furnish the provider with a m	onth
	statement indicating the amount of any disbursements from or deposits	to tl
	escrow account and the condition of the account during the monthly	perio
	covered by the statement.	
<u>(10)</u>	A provision requiring the escrow agent to furnish to the Commissioner	, up
	the request of the Commissioner, periodic reports, including the m	onth
	statement required pursuant to subdivision (9) of this section, certifyi	ng ti
	amount of funds held on deposit.	
(11)	A provision requiring the escrow agent to furnish to a depositor, up	on tl
	request of a depositor, a statement indicating the depositor's portion	of the
	escrow account.	
<u>(12)</u>	· · ·	
	term of the escrow agreement, a related party of the provider, a lender	
	provider, or a fiduciary for any lender or bondholder for the provider,	unle
	approved by the Commissioner.	
	Changes to escrow agreement.	
-	s to an escrow agreement shall be submitted to, and approved by	y, t
	before use by a provider.	
	Entrance fee and deposit delivery to the escrow agent.	
	provider shall deliver to the escrow agent any entrance fees or deposits re	-
	ed in an escrow account pursuant to this Article within 10 business day	s aft
receipt by the p		
	deposit delivery to an escrow agent pursuant to this Article shall be accomp	
	the executed nonbinding reservation agreement, binding reservation agree	
	are contract, a copy of the receipt given to the depositor, a summary of all de	epos
	te, and any other materials required by the escrow agent.	
	<u>Investment of funds in escrow.</u>	
	entrance fees and deposits subject to an escrow agreement under this Articl	e sha
	by the escrow agent in one of the following manners:	
<u>(1)</u>	Investment in an interest-bearing account.	
<u>(2)</u>	Investment in instruments guaranteed by the federal government or an a	igen
	of the federal government.	
(3)	Investment in investment funds secured by federally guaranteed instrur	
	investment shall not diminish the funds held in escrow below the an	noun
required by this	Article.	

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1	"§ 58-64A-125.	Earnings from funds in escrow.	
2	(a) Intere	st, income, and other gains derived from funds he	ld in an escrow account shall
3		or distributed from the escrow account except u	
4	Commissioner.	*	
5	(b) Appro	oval by the Commissioner for the release of earning	gs generated from funds held
6		be based upon an assessment that funds remaining	
7		of this Article and, if applicable, will be suffic	
8	-	to all depositors.	
9	<b>.</b>	release of earnings is approved by the Commission	sioner, interest earned by the
10		ow account shall be distributed to the provider or o	
11		e continuing care contract, binding reservation	
12	reservation agree		<u> </u>
13		Escrowed funds not to be used as collateral.	
14		ld in an escrow account shall be encumbered of	or used as collateral for any
15		provider, or any other person, unless the provider	
16		ssioner for the encumbrance or use as collateral.	
17		imbrance or use as collateral under this section u	
18		pressly subordinated to the rights of depositors un	
19	their entrance fee	• • •	
20		Refunds of escrowed entrance fees and deposit	S.
21		crow agent shall refund to a depositor, or their leg	
22		epositor's nonbinding reservation agreement, bind	-
23		ontract upon receiving written notice from the pro	
24	(1)	The death of a depositor.	
25	$\overline{(2)}$	Nonacceptance by the provider.	
26	(3)	Voluntary cancellation.	
27	$\overline{(4)}$	The denial of an application pursuant to this Art	icle.
28	(5)	Written notice from the Commissioner.	
29	(b) Refur	ds required in subsection (a) of this section shall	l be paid within 10 business
30		row agent receives the written notice described in	-
31	(c) If vol	untary cancellation of a continuing care contra	act or a binding reservation
32	agreement occurs	s after construction of the continuing care retirem	ent community or expansion
33	of a continuing c	are retirement community has begun, but prior to	the independent living unit's
34	initial occupancy	, the refund may be delayed until another depe	ositor has reserved a similar
35	independent livin	g unit and paid the necessary entrance fee or depos	it. This delay shall not exceed
36	one year, unless t	he time period is extended by the Commissioner u	pon a showing of good cause
37	by the provider.	-	
38	" <u>§ 58-64A-140.</u>	Release of escrowed entrance fees and deposits	<u>.</u>
39	<u>(a)</u> <u>To rec</u>	quest a release of the first twenty-five percent (259	%) of each escrowed entrance
40	fee and deposit,	a provider shall petition in writing to the Comm	issioner and certify all of the
41	following:		
42	<u>(1)</u>	The provider has presold at least fifty perc	ent (50%) of the proposed
43		independent living units, having received a r	minimum ten percent (10%)
44		deposit of the total of each applicable entrance	fee and placed it in escrow.
45		Any independent living unit for which a refund is	s pending shall not be counted
46		toward the fifty percent (50%) requirement.	
47	<u>(2)</u>	The provider has long-term financing in place	for the proposed continuing
48		care retirement community or expansion, or if the	ne provider is leasing the land
49		or other real property of the continuing of	care retirement community,
50		certification that the lease is in place and, if appl	icable, that the lease has been
51		approved by the Commissioner pursuant to G.S.	<u>. 58-64A-25.</u>

1(3)For a proposed continuing care retirement community, the aggregate en2fees received or receivable by the provider pursuant to binding reserved	rance
2 <u>fees received or receivable by the provider pursuant to binding reser</u>	lance
3 agreements and continuing care contracts, plus the anticipated proceeds	of any
4 first mortgage loan or other long-term financing commitment, plus any	equity
5 being contributed by the provider or a related party, are equal to not les	
6 ninety percent (90%) of the following amount: (i) the aggregate co	ost of
7 constructing or purchasing, equipping, and furnishing the proposed conti	nuing
8 care retirement community, plus (ii) not less than ninety percent (90%)	•
9 funds estimated to be necessary to fund start-up losses and to reaso	
10 assure full performance of the provider's future continuing care obligation	
11 as reported in the statement of cash flows required	by
12 $\overline{G.S. 58-64A-150(a)(37)}$ .	•
13 (b) To request a release of the remaining seventy-five percent (75%) of esci	owed
entrance fees and deposits, a provider shall petition in writing to the Commissioner and c	
15 all of the following:	-
16 (1) The provider has presold at least seventy percent (70%) of the pro	posed
17 independent living units, having received a minimum ten percent	(10%)
18 deposit of each applicable entrance fee and maintains at least sevent	
19 percent (75%) of each entrance fee or deposit received in escrow, of	or has
20 maintained an independent living unit occupancy minimum of seventy p	
21 (70%) for at least 60 days. Any independent living unit for which a ref	und is
22 pending shall not be counted toward the seventy percent (70%) required	
23 (2) Construction or purchase of the independent living units has been com-	oleted
and an occupancy permit, if applicable, has been issued by the	local
25 government having authority to issue those permits.	
26 (3) The independent living units are available for occupancy by the new resi	dents.
27 (c) The Commissioner shall instruct the escrow agent in writing to release to the pro-	ovider
28 entrance fees and deposits in the escrow account only when the Commissioner has confirm	ed the
29 information provided by the provider pursuant to subsection (a) or subsection (b) of this se	ction.
30 (d) The escrow agent shall release the entrance fees and deposits held in the e	scrow
31 account to the provider only when the Commissioner has instructed it to do so in writing.	
32 (e) When a provider discloses in an application that construction will be complete	d and
33 commence operating in different phases, the Commissioner shall apply the requireme	nts in
34 subsections (a) and (b) of this section to any one or group of phases requested by the pro	vider,
35 provided the provider demonstrates in the prospective financial statements filed with	h the
application that the phase or group of phases is financially viable without the need for	<u>or any</u>
37 <u>additional phases.</u>	
38 (f) For the purposes of this section, a refund is pending if a depositor has cance	eled a
39 <u>continuing care contract or a binding reservation agreement but has not yet received a re</u>	
40 <u>either because of timing or because another depositor has not reserved a similar indepe</u>	
41 <u>living unit and paid the necessary entrance fee or deposit in order to trigger a refund</u>	to the
42 <u>canceling depositor.</u>	
<sup>13</sup> " <u>Part 5. Disclosure Statement.</u>	
44 " <u>§ 58-64A-145. Definitions.</u>	
45 <u>The following definitions apply to this Part:</u>	
46 (1) Adjusted net operating margin ratio. – A profitability ratio that measur	
47 <u>margin generated from the core operations of a provider and net cash pro</u>	
48 <u>from entrance fees. The quotient shall be calculated by dividing the s</u>	
49 resident operating income and net proceeds from entrance fees by the s	um of
50 resident revenue and net cash proceeds from entrance fees.	

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1	<u>(2)</u>	Average daily cash operating expenses. – The total expenses of a provider
2		incurred in the conduct of the provider's business over a defined period of
3		time, divided by the number of days in that period. For purposes of this
4		definition, "total expenses" includes interest expense, but excludes
5		depreciation expense, amortization expense, realized or unrealized
6		nonoperating losses or expenses, bad debt expense, and other noncash
7		expenses.
8	<u>(3)</u>	Capital expenditures as a percentage of depreciation ratio A capital
9		structure ratio that indicates the level of capital reinvestment by a provider.
10		The quotient shall be computed by dividing total purchases of property, plant,
11		and equipment by total depreciation expense.
12	<u>(4)</u>	Cushion ratio. – A liquidity ratio that measures a provider's ability to pay its
13		annual debt service using its unrestricted cash and investments. The quotient
14		shall be computed by dividing unrestricted cash and investments by annual
15		debt service.
16	<u>(5)</u>	Days cash on hand ratio. – A liquidity ratio that measures the number of days
17		of cash operating expenses a provider could cover using its existing
18		unrestricted cash and investments. The quotient shall be computed by dividing
19		unrestricted cash and investments by average daily cash operating expenses.
20	<u>(6)</u>	Multi-entity organization A collection of distinct legal entities that are
21		under common control.
22	<u>(7)</u>	Net operating margin ratio A profitability ratio that measures the margin
23		generated from the core operations of a provider. The quotient shall be
24		calculated by dividing resident operating income by resident revenue.
25	<u>(8)</u>	Operating ratio. – A profitability ratio that measures whether current year cash
26		operating revenues are sufficient to cover current year cash operating
27		expenses without the inclusion of cash from entrance fee receipts. The
28		quotient shall be computed by dividing total operating expenses, excluding
29		depreciation expense and amortization expense, by total operating revenues,
30		excluding amortization of entrance fees and other deferred revenue.
31	<u>(9)</u>	<u>Resale fee. – A contractual assessment by the provider against the proceeds</u>
32	(10)	from the sale of an independent living unit.
33	<u>(10)</u>	<u>Resident expense. – Total operating expenses excluding interest expense.</u>
34 25	(1.1)	depreciation expense, amortization expense, and income taxes.
35	<u>(11)</u>	Resident revenue. – Total operating revenue excluding interest and dividend
36	(10)	income, entrance fee amortization, and contributions.
37	<u>(12)</u>	<u>Unrestricted cash and investments. – The sum of the provider's unrestricted</u>
38		cash, cash equivalents and investments, and any provider restricted funds that
39 40		are available to pay debt or to pay operating expenses. For purposes of this
40		definition, the assets serving as the operating reserve required by $C = 58$ (4A 245 shall be considered unrestricted
41	(12)	G.S. 58-64A-245 shall be considered unrestricted.
42 42	<u>(13)</u>	<u>Unrestricted cash and investments to long-term debt ratio.</u> – A capital
43 44		structure ratio that (i) measures a provider's position in available cash and
44 45		marketable securities in relation to its long-term debt and (ii) measures a
45 46		provider's ability to withstand annual fluctuations in cash. The quotient shall be calculated by dividing unrestricted cash and investments by total long-term
40 47		debt, less the current portion of long-term debt.
47 48	"8 <b>58</b> _6/1 150	<u>debt, less the current portion of long-term debt.</u> Disclosure statement.
+o 19		vider shall prepare a disclosure statement for each continuing care retirement
+9 50		ted or to be operated in this State that includes all of the following information:
50	community opera	and or to be operated in this state that metudes an of the following infolliation.

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(1)	The name, business address, and telephone r	number of the provider and a
	statement of whether the provider is a partners	
	of legal entity.	
<u>(2)</u>	A statement disclosing whether the provider is	s for-profit or nonprofit, and if
	nonprofit, the provision of the federal Internal H	Revenue Code under which the
	provider is exempt from the payment of income	tax, and a statement disclosing
	whether the provider is current on all tax filing	<u>s.</u>
<u>(3)</u>	A statement disclosing whether the provider i	s privately owned or publicly
	owned.	
<u>(4)</u>	A statement disclosing whether the provid	er is part of a multi-entity
	organization, and if so, both of the following:	
	a. <u>A statement indicating whether the</u>	
	required by subdivision (36) of this	
	consolidated basis with all entities inc	
	indicating how the audited financial sta	<u> </u>
	b. <u>A company structure chart showing the</u>	
	other entities in the multi-entity organiz	
<u>(5)</u>	A statement identifying the controlling person	
	not exist with the provider, including the	controlling person's business
	address.	
<u>(6)</u>	The name, business address, education, work ex	
	with the provider or the provider's controlli	
	directors, trustees, managers, managing or ge	
	and, if applicable, the provider's controlling pe	
	ten percent (10%) or greater equity or beneficia	
	provider's controlling person and (ii) any person	
	continuing care retirement community on a day	•
	of the person's interest in or occupation with person. If any person required to be named put	
	not have a business address or uses this person'	
	business address, the provider shall list the a	-
	person's business address. A provider shall not	-
	of any person required to be named pursual	-
	required to do so by another provision of law o	
<u>(7)</u>	The following information on all persons nam	
<u>(7)</u>	(1), (5), and (6) of this subsection:	
	<u>a.</u> <u>A description of the person's busines</u>	ss experience, if any, in the
	operation or management of a continuir	
	b. The name and address of any profession	-
	trust, partnership, or corporation in wh	
	has in this person, a ten percent (10%)	
	is presently intended shall currently or	
	leases, or services to the provider of	
	thousand dollars (\$5,000) or more with	
	description of the goods, leases, or serv	• • • •
	cost to the provider, or a statement tha	
	estimated and the reason why it cannot	-
	c. <u>A description of any matter in which the</u>	± •
	•	· · · · · · · · · · · · · · · · · · ·
	of any felony or pleaded nolo contende	ere to a felony charge. (ii) has
	of any felony or pleaded nolo contended been held liable or enjoined in a cir	• • • •

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		misappropriation of property, or (iii) is subject t	o a currently effective
		injunctive or restrictive court order, or within the	ne past five years, had
		any state or federal license or permit suspended	or revoked as a result
		of an action brought by a governmental agency	
	<u>(8)</u>	A brief summary of the role and responsibilities of the	-
	<u> </u>	other governing body of the provider and, if appli	
		controlling person, including how the members of the	
		other governing body are selected and their responsibility	
	<u>(9)</u>	A statement disclosing whether any related party provi	
	<u>())</u>	the case of a continuing care retirement community	
		goods, leases, or services to the provider of an ag	
		thousand dollars (\$5,000) or more within any fiscal year	
		pursuant to subdivision (7) or (15) of this subsection, and	•
		goods, leases, or services and the actual or probable co	·
		statement that this cost cannot presently be estimated	-
			and the reason why h
	(10)	<u>cannot be presently estimated.</u>	unlationalis with any
	<u>(10)</u>	A statement indicating whether the provider has a	1
		religious, charitable, or other organization or person, alo	ng with the nature and
	(11)	extent of that relationship.	
	<u>(11)</u>	The name of any other person who will be responsible	
		contractual obligations of the provider not already discl	osed and the extent of
		their responsibility.	
	<u>(12)</u>	A statement as to whether the provider is, or will be,	
		group and, if so, the names of the other persons in, or	to be in, the obligated
		group.	
	<u>(13)</u>	A statement as to whether the provider, or any obl	
		provider is a part of, is not in compliance with any cove	
		debt agreement and, if not in compliance, specifying e	ach failure to comply
		and the steps being taken to cure the noncompliance.	
	<u>(14)</u>	A statement indicating whether the provider currently en	
		a third-party manager for the continuing care retirement	community and, if so,
		the name of the third-party manager employed and	their experience in
		providing management services within the continu	uing care retirement
		<u>community industry.</u>	
	<u>(15)</u>	If the provider is leasing or intends to lease from another	ner person any part of
		the real property of the continuing care retirement co	mmunity, a statement
		disclosing the parties to the lease, the original lease ter	rm, and the remaining
		term of the lease.	-
	<u>(16)</u>	A statement as to whether the provider has endo	wment funds or has
		endowment funds available through a related party,	that are available to
		provide financial aid to residents, including a descriptio	
		restrictions on their use.	<u><u></u></u>
	<u>(17)</u>	The name, address, and description of the physical pro-	poperty or properties of
	<u>()</u>	the continuing care retirement community, existing or	* * * *
		extent proposed, the estimated completion date or dates	1 1
		has begun, and the contingencies subject to which	
		deferred.	construction may be
	<u>(18)</u>	The number of existing living units, or the number	of living units to be
	(10)	constructed, at the continuing care retirement communi	
		constructed, at the continuing care retirement communi	<u>ıy.</u>

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(19	)) If th	ne provider is licensed to provide continuing ca	are at home, a description of
· <u>·</u>		continuing care at home program, includin	_
	serv	•	
(20	)) The	number or estimated number of residents of th	e continuing care retirement
		nmunity to be provided services by the provided	ler pursuant to a continuing
		e or continuing care at home contract.	
<u>(2</u> )	l) The	e 12-month daily average occupancy rate at the	e continuing care retirement
		nmunity, by living unit type, as of the provider'	
1	five	e years or for each year of the continuing ca	are retirement community's
1		ration if it has been in operation for less than f	-
(22		tatement indicating whether the provider hel	
		uired by G.S. 58-64A-360 during the previou	-
	-	es held.	
(23		lescription of any property rights of residents	in the real property of the
<u>.</u>		tinuing care retirement community.	<u> </u>
(24	-	services provided or proposed to be provided	pursuant to continuing care
· · · ·		continuing care at home contracts, including	
		e is furnished, and a clear statement of whic	
1		cified periodic fees and which services are or v	
)		a charge. The description shall include a state	
		e services are or will be provided by the provided	-
		e services are or will be provided through a co	•
(24		escription of all nonancillary fees required of r	
. <u></u>		s, periodic fees, transfer fees, and resale fees, i	-
		ude all of the following:	
	<u>a.</u>	A statement of the fees that will be charge	ged if a resident marries or
	<u>u.</u>	otherwise increases the number of person	-
		living unit while a resident of the c	
1		community, and a statement of the terms	
)		spouse or other person to the continuing	
		and the consequences if the spouse or oth	
		requirements for entry.	
	<u>b.</u>	The manner by which the provider may a	adjust periodic fees and the
	<u></u>	limitations on the adjustments, if any; a	
		retirement community is already in oper	
,		frequency, average percent increase, and	-
		each increase in periodic fees for the prev	-
		year of the continuing care retirement con	•
		continuing care at home program's operation	
)		for less than five years. If the continuing ca	<b>.</b>
		not yet in operation, the provider shall in	
		expected frequency, average percent in	
		amount of each increase in periodic fee	-
			•
		prospective financial statements required j	pursuant to subdivision (37)
		of this subsection.	an alanaan an mall an tha
	<u>c.</u>	A table showing the current entrance f	
		frequency, average percent increase, and	
		each increase in entrance fees for the prev	•
		year of the continuing care retirement con	• • • •
)		continuing care at home program's operation	on it it has been in operation
		for less than five years. If the continuing ca	

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1		not yet in operation, the provider shall include	le a table showing the
2		expected frequency, average percent increas	
3		amount of each increase in entrance fees ut	
4		prospective financial statements required pursu	•
5		of this subsection.	
6	<u>(26)</u>	For providers who offer refundable entrance fee contin	uing care or continuing
7	<u>(</u> )	care at home contracts, a statement disclosing:	
8		a. The conditions that must be met before all	or any portion of an
9		entrance fee will be refunded.	p
10		b. The number and aggregate dollar amount of r	efundable entrance fee
11		refunds that, as of the provider's most recent fi	-
12		1. Will be due once all contractual conditi	•
13		2. Are currently due, including a disclos	ure of the number and
14		aggregate dollar amount of refunds that	at are 30 or more days
15		past due.	
16		3. Will be due, once all conditions are met	t, to residents who have
17		permanently vacated their independent	
18		reside in a non-independent living	unit provided by the
19		provider.	
20		4. Will be due to residents who have per	-
21		independent living unit and now reside	·
22		living unit provided by the provider who	ose former independent
23		living unit has already been resold.	
24	<u>(27)</u>	The circumstances under which a resident will be	-
25		resident at the continuing care retirement community	in the event of possible
26	( <b>20</b> )	financial difficulties of the resident.	
27 28	<u>(28)</u>	The terms and conditions under which a continuing ca	-
28 29		at home contract may be canceled by the provider, or conditions, if any, under which all or any portion of the	•
30		other fee will be refunded in the event of cancellation	•
31		or continuing care at home contract by the provider, or	
32		the event of the death of the resident, prior to, or foll	•
33		living unit or the start of services not already disclosed	
34		this subsection.	<u>a în suburvision (20) or</u>
35	<u>(29)</u>	The conditions under which a living unit occupied by a	a resident may be made
36	<u> </u>	available by the provider to a different or new resident	
37		of the prior resident.	
38	<u>(30)</u>	The conditions or circumstances under which a pr	covider may require a
39		resident to move from the resident's living unit to and	• •
40		safety of the resident or for the good of the provider.	-
41	<u>(31)</u>	The health and financial condition required for an indiv	vidual to be accepted as
42		a resident and to continue as a resident once accepted,	including the effect of
43		any change in the health or financial condition of a p	erson between the date
44		of entering into a continuing care or continuing care at	t home contract and the
45		date of initial occupancy of a living unit or the start of	services.
46	<u>(32)</u>	Any age and insurance requirements for admission.	
47	<u>(33)</u>	The provisions that have been made or will be	-
48		requirements of G.S. 58-64A-100 and G.S. 58-64A-2	-
49		funding or security to enable the provider to refund ent	• · · · ·
50		when due and to fulfill all of its other obligations und	
51		agreements, continuing care contracts, and continuing	care at home contracts,

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1		includ	ing the	e establishment of escrow accounts, trusts	s, or reserve funds,
2			-	the manner in which these funds will be invo	· · · · · · · · · · · · · · · · · · ·
3				ce of any person or persons who will m	
4				e information provided shall also include	
5		-		ating reserve for the continuing care retiren	
6				ed which shall agree with the amount calcul	-
7				ioner pursuant to G.S. 58-64A-270.	<u> </u>
8	(34)			n of any expansion, renovation, or pla	nned expansion or
9	<u>-</u>			the continuing care retirement community.	
10	(35)	An ex	planatic	on if the provider's most recent audited finan	cial statements were
11		not pr	epared v	within 150 days or if an audit opinion was re	eceived other than an
12		unqua	lified of	pinion.	
13	<u>(36)</u>	Audit	ed finan	icial statements meeting the requirements of	f G.S. 58-64A-200.
14	(37)	Five-y	ear pro	ospective financial statements of the prov	vider that are either
15		compi	led or e	xamined by an independent certified public	accountant, that can
16		be pre	pared of	n a stand-alone basis, or consolidated or com	nbined with the same
17		person	is as	the annual audited financial statemen	ts filed with the
18		Comn	nissione	er pursuant to G.S. 58-64A-200, and that	at meet all of the
19		follow	ing req	uirements:	
20		<u>a.</u>	Includ	le a summary of significant assumptions	and a summary of
21			<u>signif</u>	icant accounting policies.	
22		<u>b.</u>	Includ	le, if financial projections, an identification	<u>1 of the hypothetical</u>
23			<u>assum</u>	ptions and a description of the limitations	on the usefulness of
24			the pro	esentation.	
25		<u>c.</u>	Includ	le as supplemental information, if prepared	on a consolidated or
26			<u>combi</u>	ined basis, a consolidating or combining:	
27			<u>1.</u>	Balance sheet.	
28			<u>2.</u>	Statement of operations and changes in ne	et assets or equity.
29			<u>3.</u>	Statement of cash flows.	
30		<u>d.</u>		le a statement of operations as supplemental	
31				uing care retirement community operated	
32			-	rovider operates more than one continui	-
33			-	unity or has operations that are separate a	
34			-	tion of a continuing care retirement commu	nity operating under
35			<u>this A</u>		
36		<u>e.</u>		in the same line items and categories as	
37				tial statements filed with the Commission	sioner pursuant to
38		2		<u>8-64A-195.</u>	
39		<u>f.</u>		continuing care retirement communitie	
40			-	opment, the prospective financial statement	
41				vision shall include narrative disclosure det	
42				ptions used in the preparation of the p	rospective financial
43			-	nents, including all of the following:	
44			<u>1.</u>	Details of any long-term financing for	-
45				construction of the continuing care reti	
46				including interest rate, repayment terms,	loan covenants, and
47			2	assets pledged.	
48			<u>2.</u>	Details of any leasing agreements where the	
49 50				from another person any part of the re-	<b>. . .</b>
50				continuing care retirement community, ind	cluding the length of
51				the lease and the remaining term.	

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1 2 3		<u>3.</u>	Details of any other funding sources that the provider anticipates using to fund any start-up losses or to provide reserve funds to assure full performance of the obligations of
4			the provider under continuing care contracts.
5		<u>4.</u>	The total entrance fees to be received from or on behalf of,
6			residents at, or prior to, commencement of operations along
7			with anticipated accounting methods used in the recognition of
8			revenues from and expected refunds of entrance fees.
9		<u>5.</u>	A description of any equity capital to be received by the
10			provider.
11		<u>6.</u>	The cost of the acquisition of the continuing care retirement
12			community or, if the continuing care retirement community is
13			to be constructed, the estimated construction cost and cost to
14		7	acquire the land.
15		<u>7.</u>	Related costs, including financing and development costs, that
16 17			the provider expects to incur or become obligated for prior to the commencement of operations.
18		<u>8.</u>	The marketing and resident acquisition costs to be incurred
19		<u>o.</u>	prior to commencement of operations.
20		<u>9.</u>	A description of the assumptions used for calculating the
21		<u></u>	estimated occupancy rate of the continuing care retirement
22			community and the effect on the income of the provider of
23			government subsidies for health care services.
24	<u>(38)</u>	A narrative de	escribing the reasons for any material differences between (i) the
25			spective financial statements included as a part of the disclosure
26			orded most immediately subsequent to the start of the provider's
27		most recently	completed fiscal year and (ii) the actual results of operations of
28		the provider's	most recently completed fiscal year.
29	<u>(39)</u>		ing the following key financial metrics for the past three fiscal
30			ng the most recent fiscal year, or for each year the provider has
31		-	tion if the provider has been in operation for less than three years,
32		-	three fiscal years, based on the provider's current and prior
33			d financial statements and current five-year prospective financial
34 35			there is a material year over year change in any of the key
33 36			rics, the provider shall include a narrative describing the reasons al change. For providers who are part of an obligated group, the
30 37			e computed for the provider alone and for the obligated group.
38			lity ratios:
39		<u>a. Elqui</u>	Days cash on hand ratio.
40		$\frac{1}{2}$ .	Cushion ratio.
41			ability ratios:
42		<u><u> </u></u>	<u>Operating ratio.</u>
43		$\overline{2}$ .	Net operating margin ratio.
44		<u>2.</u> <u>3.</u>	Adjusted net operating margin ratio.
45			al structure ratios:
46			Debt service coverage ratio.
47		<u>1.</u> <u>2.</u> <u>3.</u>	Unrestricted cash and investments to long-term debt ratio.
48		<u>3.</u>	Capital expenditures as a percentage of depreciation expense
49			ratio.
50	<u>(40)</u>		r has had an actuarial study prepared within the prior three years,
51		<u>a statement</u> of	of actuarial opinion which includes a description of the key

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	assumptions used to prepare the actuarial study and an opinion on satisfact
	actuarial balance.
(41)	A summary of the last examination report issued by the Commissioner, if a
<u>(/</u>	with references to the page numbers of the examination report noting
	deficiencies found by the Commissioner, and the actions taken by the provi
	to rectify those deficiencies, indicating in the summary where the
	examination report may be inspected at the continuing care retirem
	community. The summary required by this subdivision shall not be requi
	if the last examination report is more than three years old.
(42)	Any other material information concerning the continuing care retirem
	community, the provider, or any related party of the provider, which
	omitted, would lead a reasonable person not to enter a continuing care
	continuing care at home contract with the provider.
<u>(b)</u> <u>A co</u>	py of the most common continuing care and continuing care at home cont
sed by the pro-	ovider shall be attached to each disclosure statement. To the extent mult
ontinuing care	or continuing care at home contracts are utilized by the provider for
ontinuing care	retirement community, a narrative shall be included within the disclos
tatement listing	g each contract type offered and the material differences of each.
	cover page of the disclosure statement shall, in a prominent location and
oldface type, in	nclude all of the following:
<u>(1)</u>	The date of the disclosure statement.
<u>(2)</u>	The last date through which the disclosure statement may be delivered.
<u>(3)</u>	That the delivery of the disclosure statement to a contracting party before
	execution of a binding reservation agreement, continuing care contract
	continuing care at home contract is required by this Article.
<u>(4)</u>	That the disclosure statement has not been reviewed or approved by
	government agency or representative to ensure accuracy of the information
	<u>out.</u>
<u>(5)</u>	That the disclosure statement has been filed with, and recorded by, the No
	Carolina Department of Insurance in accordance with this Article.
<u>(6)</u>	That the disclosure statement contains all of the information required by
	Article, that it is correct, in all material respects, and that knowingly deliver
	a disclosure statement that contains an untrue statement or omits a mate
	fact may subject the provider to penalties as set forth in this Article.
	date on the cover page of the disclosure statement shall coincide with the last
*	fiscal year covered by the information contained within the disclosure statem
	disclosure statement shall be in plain English and in language understandable
	combine conciseness, simplicity, and accuracy to fully advise residents
	nts of the items required by this section.
	Commissioner shall review the disclosure statement for completeness but is
-	ew the disclosure statement for accuracy.
	Commissioner may require a provider to alter or amend a disclosure statemen
	fair disclosure to residents and prospective residents, and the Commissioner r
-	sion of a disclosure statement which the Commissioner finds to be incompl
	omplex, voluminous, confusing, or illegible.
	Commissioner may prescribe a standardized format for the disclosure statem
required by this	
	Commissioner shall post the current disclosure statement for each continuing of the Department's such as a second and with this Article
	nunity on the Department's website in accordance with this Article.
8 30-04A-155.	Required delivery of disclosure statement.

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1	(a) A provider shall deliver a current disclosure statement meeting the requirements of							
2	G.S. 58-64A-150 to the person or the person's legal representative with whom a binding							
3	reservation agreement, continuing care contract, or continuing care at home contract is to be							
4	entered into. The disclosure statement shall be delivered no later than the earliest of the following							
5	occurrences: (i) the execution of a binding reservation agreement, continuing care contract, or							
6	continuing care at home contract, or (ii) the transfer of any money or other consideration, other							
7	than a nonbinding reservation agreement deposit, to a provider by or on behalf of a prospective							
8	resident. For purposes of this subsection, a disclosure statement is current if (i) it is dated within							
9	one year plus 160 days prior to the date of delivery and (ii) it is the most recently recorded							
10	disclosure statement on file with the Commissioner.							
11	(b) The delivery required by this section may be by electronic means if the provider							
12	obtains the written consent of the person with whom the binding reservation agreement,							
13	continuing care contract, or continuing care at home contract is to be entered into. For the							
14	purposes of this subsection, delivery by electronic means shall mean delivery by either of the							
15	following methods:							
16	(1) Delivery to an electronic mail address at which the person has consented to							
17	<u>receive the disclosure statement.</u>							
18	(2) Both of the following:							
19 20	a. <u>Posting the disclosure statement on an electronic network or site</u>							
20 21	accessible by the internet through use of a mobile application,							
21	computer, mobile device, tablet, or any other electronic device.							
22	b. <u>Sending separate notice of the posting described in sub-subdivision a.</u> of this subdivision to the electronic mail address at which the person							
23 24	consented to receive notice of the disclosure statement posting.							
24 25	(c) After receiving delivery of a disclosure statement pursuant to this section, a							
25 26	prospective resident shall sign an acknowledgement of receipt. The acknowledgement shall							
20 27	include (i) the date, (ii) the name of the person signing, and (iii) the date of the disclosure							
28	statement received, including date revised, if any. The provider shall provide a copy of the							
28 29	acknowledgement of receipt to the person signing and shall maintain the original. The							
30	acknowledgement of receipt to the person signing and shall maintain the original. The acknowledgement of receipt required by this subsection may be received, given, and maintained							
31	in either an electronic or paper form.							
32	(d) A copy of all disclosure statements, including all amendments, filed with and							
33	recorded by the Commissioner shall be maintained by the provider, in either electronic or paper							
34	form, for at least five years.							
35	"§ 58-64A-160. Annual revised disclosure statements.							
36	(a) Within 150 days following the end of each fiscal year, a provider shall file with the							
37	Commissioner a revised disclosure statement setting forth current information required pursuant							
38	to G.S. 58-64A-150. The annual disclosure statement revision shall be accompanied by an annual							
39	filing fee of two thousand dollars (\$2,000).							
40	(b) Within five business days of receipt of an annual revised disclosure statement and the							
41	annual filing fee, the Commissioner shall notify the provider in writing that (i) the revised							
42	disclosure statement has been received and recorded, (ii) the provider has met the filing							
43	requirements of this section, and (iii) the annual revised disclosure statement is now considered							
44	to be the current disclosure statement for purposes of this Article. After sending the notice, the							
45	Commissioner shall post the annual revised disclosure statement on the Department's website							
46	within five business days. After receiving the Commissioner's notice, the provider shall make the							
47	annual revised disclosure statement available to all residents and depositors either in electronic							
48	or paper form.							
49	(c) The Commissioner may, upon a showing of good cause by the provider, extend the							
50	due date of the annual disclosure statement revision for a reasonable period of time not to exceed							
51	<u>30 days.</u>							

#### **General Assembly Of North Carolina** Session 2025 1 (d) If the annual disclosure statement revision is not received by the due date and no 2 extension has been granted, a one thousand dollar (\$1,000) late fee shall accompany submission 3 of the annual disclosure statement revision. If the annual disclosure statement revision is more 4 than 30 days past due, an additional fee of thirty dollars (\$30.00) for each day over the first 30 5 days shall accompany submission of the annual disclosure statement revision. The Commissioner 6 may waive the late fee upon a showing of good cause by the provider. 7 "§ 58-64A-165. Other revisions to disclosure statement. 8 A provider may revise its disclosure statement at any time if, in the opinion of the (a) 9 provider, revision is necessary to prevent an otherwise current disclosure statement from 10 containing a material misstatement of fact or omitting a material fact required to be stated therein. A provider that revises its disclosure statement for this purpose shall submit the revised disclosure 11 12 statement to the Commissioner before delivery of the disclosure statement to any resident or 13 prospective resident. 14 (b) If a disclosure statement is revised in accordance with this section or 15 G.S. 58-64A-150(g), the cover page shall additionally be revised to reflect the revision date. Within five business days of receipt of a revised disclosure statement pursuant to this 16 (c) 17 section, the Commissioner shall notify the provider in writing that the revised disclosure statement has been received and recorded and is considered to be the current disclosure statement 18 19 for purposes of this Article. After sending this notification, the Commissioner shall post the 20 revised disclosure statement on the Department's website within five business days. After 21 receiving the Commissioner's notification, a provider revising its disclosure statement pursuant 22 to this section shall make the revised disclosure statement available to all residents either in 23 electronic or paper form. 24 "Part 6. Binding Reservation Agreement and Continuing Care Contract. 25 "§ 58-64A-170. Binding reservation agreement. 26 A binding reservation agreement shall include all of the following: 27 A provision that the person entering into the agreement may rescind the (1)28 agreement within 30 days following the later of the following occurrences: (i) 29 the execution of the agreement or (ii) the receipt of a disclosure statement that 30 meets the requirements of G.S. 58-64A-150. 31 A provision that the agreement shall be automatically canceled if either of the (2) 32 following occurs: (i) a depositor dies before signing a continuing care contract 33 or (ii) a depositor would be precluded from signing a continuing care contract 34 and occupying a living unit in the continuing care retirement community under 35 the terms of a continuing care contract due to illness, injury, or incapacity. 36 A provision that, if an agreement is rescinded, automatically canceled, or (3) 37 otherwise canceled by the depositor, the depositor shall receive a refund of all 38 money or other consideration transferred to the provider. All of the following 39 shall be deducted from the depositor's refund: 40 Nonstandard costs specifically incurred by the provider at the request a. 41 of the depositor and described in the agreement. 42 Any nonrefundable fees specifically set forth in the agreement. <u>b.</u> 43 Any service charge specifically set forth in the agreement that shall <u>c.</u> 44 not exceed the greater of (i) three thousand dollars (\$3,000) or (ii) two 45 percent (2%) of the entrance fee. In no event shall the service charge 46 exceed the amount of consideration transferred to the provider by the 47 depositor or a service charge be assessed due to the termination of the 48 agreement because of the failure of the provider to meet its obligations 49 under the agreement, or upon the failure of the provider to obtain a 50 permanent license in accordance with this Article.

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		<u>(4)</u>	A provision that any refund due to a depositor for a c	ancellation or termination
			for reasons not provided for in this section shall be	computed in accordance
			with the terms of the agreement.	-
" <u>§</u>	58-64	A-175.	Continuing care contract.	
_	<u>(a)</u>		tinuing care contract shall include all of the following	<u>.</u>
		(1)	A provision that the person contracting with the p	
		<u></u>	contract within 30 days following the later of (i) the	· · · · · · · · · · · · · · · · · · ·
			or (ii) the receipt of a disclosure statement that m	
			$\overline{G.S.}$ 58-64A-150, and a resident to whom the contra	-
			to move into the continuing care retirement commu	
			of the 30-day period.	<b>i</b>
		<u>(2)</u>	A provision that, if a resident dies before occupy	ving a living unit in the
		<u>, , , , , , , , , , , , , , , , , , , </u>	continuing care retirement community, or if, on acc	
			incapacity, a resident would be precluded from occu	•••
			continuing care retirement community under the t	
			contract is automatically canceled.	
		(3)	A provision that, for rescinded or canceled contracts	under this subsection and
		<u>(0)</u>	contracts canceled before a living unit is initially av	
			the first resident of a living unit, the resident	1 1 1
			representative, shall receive a refund of all mone	
			transferred to the provider, less (i) periodic fees spe	
			applicable only to the period a living unit was a	
			resident; (ii) those nonstandard costs specifically in	
			the request of the resident and described in the	
			amendment signed by the resident; (iii) nonrefunda	
			contract; and (iv) a reasonable service charge, if set	
			exceed the greater of three thousand dollars (\$3,000	
			the entrance fee. In no event shall the service char	· · · · · · · · · · · · · · · · · · ·
			consideration transferred to the provider by the rest	-
			be assessed due to the termination of the contract be	
			provider to meet its obligations under the contract,	
			provider to obtain a permanent license in accordance	-
		<u>(4)</u>	A provision that any refund due to a resident for a ca	
		<u>(4)</u>	for reasons not provided for in this section shall be	
			with the terms of the contract.	computed in accordance
	( <b>b</b> )	A cor	tinuing care contract shall specify all of the following	
	<u>(b)</u>		All fees required of residents, including any entra	
		<u>(1)</u>	• •	nce ree and any ongoing
		( <b>2</b> )	periodic fees.	
		$\frac{(2)}{(2)}$	The services to be provided.	with if a constant for the
		<u>(3)</u>	The policy regarding changing the resident's living	
			protection of the health or safety of the resident or t	the general and economic
		(4)	welfare of other residents.	
		$\frac{(4)}{(5)}$	The policies to be implemented if the resident canno	
		<u>(5)</u>	The terms governing the refund of any portion of the	e entrance fee in the event
			of death or cancellation by the resident or provider.	
		$\frac{(6)}{(7)}$	The policy regarding increasing the periodic fees.	
		$\frac{(7)}{(9)}$	A description of the living unit.	
		<u>(8)</u>	Any property rights of the resident.	
		<u>(9)</u>	The policy, if any, regarding periodic fee adjustmen	ts if the resident is absent
			from the continuing care retirement community.	

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1 2	<u>(10)</u>	Any requirement that the resident maintain long-term for Medicaid benefits or any other public assistance p	
3	$\underline{(c)}  \underline{A \text{ cor}}$	tinuing care contract shall include the following notice	immediately above the
4	contract signatur	e line and be in type that is boldfaced, capitalized, under	erlined, or otherwise set
5	out from the surr	ounding written material so as to be conspicuous:	
6 7		<u>"NOTICE</u>	
8		authority to enter into continuing care contracts granted	
9		Insurance is neither a guarantee of performance by	
10		any continuing care contract provision, prospective r	
11		s, benefits, and costs before signing a continuing care c	ontract and are strongly
12	encouraged to se	ek financial and legal advice before doing so."	
13	118 EQ (4A 100	"Part 7. Continuing Care at Home.	
14		Home care services defined.	
15		is Part, "home care services" is defined in G.S. 131E-13	<u>.</u>
16 17	" <u>§ 58-64A-185.</u>		unloss lissneed by the
17 18		erson shall arrange or provide continuing care at home	
18 19		arsuant to this Article. Only a provider who has obtained nanent license pursuant to this Article may apply to t	÷
20		t home license. The application shall include all of the	
20	<u>continuing care a</u> (1)	An application fee of five hundred dollars (\$500.00).	tonowing.
22	(1) (2)	A draft amended disclosure statement containing a des	cription of the proposed
22	<u>(2)</u>	<u>continuing care at home program, including the prin</u>	1 <u>1</u> <u>1</u>
23 24		served, the types of services to be provided, and the fo	
25	(3)	A copy of the proposed continuing care at home contin	
26	$\frac{(3)}{(4)}$	An actuarial study prepared in accordance with accer	
27	<u></u>	of practice which estimates when the continuing ca	-
28		projected to be in satisfactory actuarial balance. Provi	± •
29		entrance fees or some other type of up-front prepaym	•
30		from this requirement and shall only be required	-
31		projection of future population flows and adult care ho	•
32		needs using appropriate mortality, morbidity, with	
33		other demographic assumptions, and using a projection	
34		a point at which, in the actuary's professional judgm	-
35		period would not materially affect the results and con	clusions.
36	<u>(5)</u>	A market study prepared by a person experienced in the	ne preparation of market
37		studies for continuing care at home or similar prog	rams that demonstrates
38		sufficient interest in a continuing care at home progra	<u>.m.</u>
39	<u>(6)</u>	Prospective financial statements prepared by an inde	pendent certified public
40		accountant that show the financial impact of provide	ling continuing care at
41		home on the provider and the continuing care retire	ement community. The
42		prospective financial statements shall include a	statement of activities
43		reporting the revenue and expense details for provide	ding continuing care at
44		home, as well as the impact the program will have o	on the operations of the
45		provider and the continuing care retirement com	munity, including the
46		operating reserve.	
47	<u>(7)</u>	Evidence of the license required under Part 3 of Artic	·
48		the General Statutes to provide home care services	•
49		licensed home care agency for the provision of ho	
50		provided to residents under the continuing care at home	ne program.

	General	Asseml	oly Of North Carolina	Session 2025
1	<u>(b)</u>	The (	Commissioner shall comply with the review schedule	in G.S. 58-64A-70 in
2			pplication for a continuing care at home license.	
3	(c)		Commissioner shall approve an application for a continuir	ng care at home license
4	if all of th		wing requirements are met:	-
5		(1)	The application complies with this section.	
6		(2)	None of the grounds for denial listed in G.S. 58-6	64A-280 apply to the
7			applicant.	
8		<u>(3)</u>	The applicant is able to provide continuing care at hom	e as proposed.
9		(4)	There is sufficient consumer interest in the continuing	care at home program
10			proposed by the applicant, as evidenced by the market	study.
11		<u>(5)</u>	The program proposed by the applicant will not have a	a detrimental financial
12			impact on the applicant and continuing care retire	ement community, as
13			determined by the Commissioner.	-
14	<u>(d)</u>	After	receiving a continuing care at home license, the provider r	<u>may arrange or provide</u>
15	<u>continuin</u>	g care a	at home and shall file an amended disclosure statement v	vith the Commissioner
16	which con	ntains tl	ne information regarding continuing care at home required	<u>d by G.S. 58-64A-150.</u>
17	<u>(e)</u>	After	the issuance of a continuing care at home license, the	e Commissioner shall
18	require a	provide	r to submit periodic reports in a form prescribed by the Co	mmissioner to monitor
19	the status	of the	continuing care at home program.	
20	" <u>§ 58-64</u> A	<u> </u>	Continuing care at home contract.	
21	<u>(a)</u>	<u>A cor</u>	tinuing care at home contract shall include all of the follo	owing provisions:
22		<u>(1)</u>	A provision that the individual contracting with the pro-	ovider may rescind the
23			contract within 30 days following the later of (i) the ex	ecution of the contract
24			or (ii) the receipt of a disclosure statement that meet	ts the requirements of
25			<u>G.S. 58-64A-150.</u>	
26		<u>(2)</u>	A provision that, if a resident dies prior to the effective	
27			or if, on account of illness, injury, or incapacity, a reside	
28			from meeting the eligibility terms of the contract, the co	ontract is automatically
29			canceled.	
30		<u>(3)</u>	A provision that, for rescinded or canceled contracts un	
31			resident, or the resident's legal representative, shall r	
32			money or other consideration transferred to the provide	· · · · ·
33			specified in the contract and applicable only to the peri-	
34			provided to the resident; (ii) nonrefundable fees, if set of	
35			(iii) a reasonable service charge, if set out in the contraction	
36			greater of three thousand dollars (\$3,000) or two percen	nt (2%) of the entrance
37			fee, if any.	
38		<u>(4)</u>	A provision that any refund due to a resident for any	
39			termination not provided for in subdivisions (1) and (2)	
40	<i></i>		be computed in accordance with the terms of the contra	
41	<u>(b)</u>	-	tinuing care at home contract shall specify all of the follo	
42		<u>(1)</u>	All fees required, including any entrance fee and any o	ngoing periodic fees.
43		<u>(2)</u>	The services to be provided.	
44		<u>(3)</u>	The policies to be implemented if the resident cannot p	• •
45		<u>(4)</u>	The terms governing the refund of any portion of the er	trance fee in the event
46		< <b>-</b> \	of death or cancellation by the resident or provider.	
47		<u>(5)</u>	The policy regarding the adjustment of periodic fees.	
48		<u>(6)</u>	Whether transportation will be provided to residents, i	
49 50			from the continuing care retirement community for ser	
50		<u>(7)</u>	The mechanism for monitoring residents who live outs	ide the continuing care
51			retirement community.	

1 (8) The process that will be followed to establish priority if a resident wish	2025
	nes to
2 exercise the resident's right to move into an independent living uni	
3 <u>continuing care retirement community operated by the provider.</u>	
4 (9) The process the provider will follow if it becomes necessary for the res	sident
5 <u>to move into a long-term care facility.</u>	
6 (10) The policy that will be followed if a resident chooses not to move	to a
7 long-term care facility when recommended by the provider.	
8 (11) The policy, if any, that would entitle a resident to select placement	
9 <u>long-term care facility that is not owned and operated by the provider o</u>	<u>r by a</u>
10 <u>related party of the provider.</u>	
11 (12) <u>A statement describing any applicable geographical limits of the conti</u>	
12 care at home program, and the policy that will be followed in the event 13 resident relocates to a different residence outside the geographical	
13resident relocates to a different residence outside the geographical14covered by the continuing care at home program.	mmus
15 (c) A continuing care at home contract shall include the following notice immed	iotoly
16 above the contract signature line and be in type that is boldfaced, capitalized, underline	
17 otherwise set out from the surrounding written material so as to be conspicuous:	<u>, u, or</u>
18 "NOTICE	
19 <u>NOTICE</u>	
20 Because the authority to enter into continuing care at home contracts granted by the	North
21 <u>Carolina Department of Insurance is neither a guarantee of performance by the provider r</u>	
22 endorsement of any continuing care at home contract provision, prospective residents	
23 carefully consider the risks, benefits, and costs before signing a continuing care at home co	
24 and are strongly encouraged to seek financial and legal advice before doing so."	
24 and are subligly encouraged to seek infancial and legal advice before doing so.	
25 "Part 8. Financial Reporting and Monitoring.	
<ul> <li>25 "Part 8. Financial Reporting and Monitoring.</li> <li>26 "§ 58-64A-195. General requirements related to filing and extensions for filing of an extension of an ext</li></ul>	<u>ınual</u>
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<ul> <li><sup>19</sup>Part 8. Financial Reporting and Monitoring.</li> <li><sup>18</sup> 58-64A-195. General requirements related to filing and extensions for filing of an audited financial statements.</li> <li>(a) All providers shall have an annual audit by an independent certified public accound and shall file audited financial statements with the Commissioner within 150 days following end of each fiscal year.</li> <li>(b) Extensions of the filing date may be granted by the Commissioner for 30-day per upon a showing by the provider and its independent certified public accountant of the reason requesting an extension must be received in writing not less than 10 days before the duation and in sufficient detail to permit the Commissioner to make an informed decision with respective destension.</li> <li>(c) If an initial extension of 30 days is granted for the filing of the provider's a disclosure statement.</li> <li><sup>18</sup> 58-64A-200. Contents of annual audited financial statements.</li> <li>(a) The annual audited financial statements shall report the financial position of provider as of the end of the most recent fiscal year and the results of its operations, cash for and changes in equity or net assets for the year then ended. The audited financial statements be comparative, presenting the amounts as of the end of the most current year-end ar amounts as of the immediately preceding year-end. However, in the first year in which a provider as a first period.</li> </ul>	untant ng the eriods ns for nsion. e date bect to on (b) nnual of the flows, s shall ad the
<ul> <li><sup>125</sup> <sup>17</sup><u>Part 8. Financial Reporting and Monitoring.</u></li> <li><sup>18</sup> 58-64A-195. General requirements related to filing and extensions for filing of an audited financial statements.</li> <li>(a) All providers shall have an annual audit by an independent certified public accout and shall file audited financial statements with the Commissioner within 150 days following end of each fiscal year.</li> <li>(b) Extensions of the filing date may be granted by the Commissioner for 30-day provider and its independent certified public accountant of the reason requesting an extension and determination by the Commissioner of good cause for an extent The request for extension must be received in writing not less than 10 days before the duat and in sufficient detail to permit the Commissioner to make an informed decision with respective of the requested extension.</li> <li>(c) If an initial extension of 30 days is granted for the filing of the provider's a disclosure statement.</li> <li>(a) The annual audited financial statements shall report the financial position of provider as of the end of the most recent fiscal year and the results of its operations, cash for an audited financial statements and the results of its operations, cash for an audited financial statements and changes in equity or net assets for the year then ended. The audited financial statements to file audited financial statements, the comparative data may be omitted.</li> </ul>	untant ng the eriods ns for nsion. e date bect to on (b) nnual of the flows, s shall ad the
<ul> <li><sup>17</sup><u>Part 8. Financial Reporting and Monitoring.</u></li> <li><sup>18</sup><u>58-64A-195. General requirements related to filing and extensions for filing of ar</u> audited financial statements.</li> <li>(a) All providers shall have an annual audit by an independent certified public accout and shall file audited financial statements with the Commissioner within 150 days following end of each fiscal year.</li> <li>(b) Extensions of the filing date may be granted by the Commissioner for 30-day pr upon a showing by the provider and its independent certified public accountant of the reaso requesting an extension and determination by the Commissioner of good cause for an extent The request for extension must be received in writing not less than 10 days before the dua and in sufficient detail to permit the Commissioner to make an informed decision with resp the requested extension.</li> <li>(c) If an initial extension is granted in accordance with the provisions in subsection of this section, a similar extension of 30 days is granted for the filing of the provider's a disclosure statement.</li> <li><b>*</b><u>58-64A-200. Contents of annual audited financial statements.</u></li> <li>(a) The annual audited financial statements shall report the financial position of provider as of the end of the most recent fiscal year and the results of its operations, cash f and changes in equity or net assets for the year then ended. The audited financial statements be comparative, presenting the amounts as of the end of the most current year-end ar amounts as of the immediately preceding year-end. However, in the first year in which a pro is required to file audited financial statements shall include the following:</li> <li>(b) The audited financial statements shall include the following:</li> <li>(c) Balance sheet reporting assets, liabilities, and net assets or equity.</li> </ul>	untant ng the eriods ns for nsion. e date bect to on (b) nnual of the flows, s shall ad the
<ul> <li>"Part 8. Financial Reporting and Monitoring.</li> <li>"§ 58-64A-195. General requirements related to filing and extensions for filing of an audited financial statements.</li> <li>(a) All providers shall have an annual audit by an independent certified public accord and shall file audited financial statements with the Commissioner within 150 days following end of each fiscal year.</li> <li>(b) Extensions of the filing date may be granted by the Commissioner for 30-day provider and its independent certified public accountant of the reaso requesting an extension and determination by the Commissioner of good cause for an exten- tion as howing by the provider and its independent certified public accountant of the reaso requesting an extension must be received in writing not less than 10 days before the dua and in sufficient detail to permit the Commissioner to make an informed decision with resp the requested extension.</li> <li>(c) If an initial extension is granted in accordance with the provisions in subsection of this section, a similar extension of 30 days is granted for the filing of the provider's a disclosure statement.</li> <li>"§ 58-64A-200. Contents of annual audited financial statements.</li> <li>(a) The annual audited financial statements shall report the financial position of provider as of the end of the most recent fiscal year and the results of its operations, cash f and changes in equity or net assets for the year then ended. The audited financial statements be comparative, presenting the amounts as of the end of the most current year-end ar amounts as of the immediately preceding year-end. However, in the first year in which a pro- iis required to file audited financial statements shall include the following:</li> <li>(b) The audited financial statements shall include the following:</li> <li>(c) The audited financial statements shall include the following:</li> </ul>	untant ng the eriods ns for nsion. e date bect to on (b) nnual of the flows, s shall ad the

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1	<u>(5)</u>	Statement of changes in net assets or equity.	
2	$\overline{(6)}$	Notes to financial statements.	
3	(c) The a	audited financial statements shall be prepared in accordance	with one of the
4	following require	•••	
5	(1)	If a provider is required by generally accepted accounting p	principles to have
6	<u></u>	their financial statements consolidated with other perso	
7		consolidated financial statements shall include a consolidati	
8		a consolidating statement of operations and changes in net	-
9		and a consolidating statement of cash flows as supplement	• •
10		the audited consolidated financial statements. This supplem	
11		shall also include a statement of operations for each continuir	ng care retirement
12		community operated by the provider under this Article.	-
13	(2)	If the provider includes one or more persons acting in con	cert to offer and
14		provide continuing care, the audited financial statements sl	
15		and shall include a combining balance sheet, a combining	ing statement of
16		operations and changes in net assets or equity, and a combin	ning statement of
17		cash flows as supplemental information to the audited co	-
18		statements. This supplemental information shall also include	de a statement of
19		operations for each continuing care retirement community	operated by the
20		provider under this Article.	
21	<u>(3)</u>	If a provider is part of an obligated group, the audited final	ancial statements
22		shall be either consolidated or combined with the other	members of the
23		obligated group and shall include a combining or consolidati	ng balance sheet,
24		a combining or consolidating statement of operations and cha	inges in net assets
25		or equity, and a combining or consolidating statement of	of cash flows as
26		supplemental information to the audited combined or conse	olidated financial
27		statements. This supplemental information shall also include	de a statement of
28		operations for each continuing care retirement community	operated by the
29		provider under this Article.	
30	<u>(4)</u>	If the provider is not required by generally accepted account	ting principles to
31		have their financial statements consolidated with other p	
32		include one or more persons acting in concert to offer and pr	-
33		care, and is not part of an obligated group, then the a	
34		statements shall be a stand-alone financial audit of the prov	
35		financial statements must include as supplemental information	_
36		operates more than one continuing care retirement con	
37		operations that are separate and distinct from the operation	
38		care retirement community or communities under this Artic	
39 40		operations for each continuing care retirement community	operated by the
40		provider under this Article.	and its definencial
41		rovider is also licensed to provide continuing care at home, the	
42 43		account for the related revenue and expenses generated from the	
43 44		n separate from the provider's other operations when providing	g the mormation
44 45	required by this s	Quarterly reporting.	
43 46		days after the end of each fiscal quarter, a provider sha	all file with the
40 47		ll of the following:	in the with the
47	<u>(1)</u>	Quarterly unaudited financial statements of the provider a	nd any obligated
48 49	<u>(1)</u>	group of which the provider is a member, which shall include	
49 50		a statement of operations, and a statement of cash flows, wh	
50		a statement of operations, and a statement of cash nows, wh	nen shan contalli

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1		the same categories and line items	as the annual audited financial statements
2		filed with the Commissioner pursua	<u>unt to G.S. 58-64A-195.</u>
3	<u>(2)</u>	The 12-month daily average occu	apancy rate by living unit type at each
4		continuing care retirement commun	nity operated by the provider in this State
5		in a form prescribed by the Commi	ssioner.
6	<u>(3)</u>	Notice of the following:	
7			er's or the provider's controlling person's
8			overning body, president, chief executive
9			officer. Notice shall include the name of
10			the controlling person, if applicable, the
11			sly holding the position, the name of the
12			e position, a brief biography of the person
13		• • •	on, and the date the position change took
14 15		$\frac{\text{place.}}{\text{place in the enconizat}}$	ional de aumante of the provider including
15 16			ional documents of the provider, including icles of incorporation and bylaws. Copies
10 17			shall be submitted with the notification to
18		the Commissioner.	shall be sublitted with the notification to
19	"§ 58-64A-210.		
20			oner, at least once every three years, an
21			l actuarial standards of practice for each
22	• •	±	provider in this State and any continuing
23		ram that the provider is licensed for	• • •
24	(b) If the	actuary is unable to form an opinion	, or if the opinion is adverse or qualified,
25	the statement of	ctuarial opinion and the actuarial stu	dy shall specifically state the reason.
26	(c) The	ommissioner may request the inf	ormation required in this section more
27	· · ·	t in the determination of a possible l	
28		-	ly under this section that held a license on
29			study with the Commissioner before the
30			of this section. Thereafter, each provider
31	-	• •	ion of three years following the date it last
32 33		study with the Commissioner.	dy under this section that did not hold a
33 34	· · · ·	-	<u>udy under this section that did not hold a</u> e its first actuarial study within 45 days
34			d financial statements for the fiscal year in
36			ereafter, the provider shall file its required
37	·	-	blowing the date it last filed an actuarial
38	study with the C	÷ •	
39			a fee-for-service basis or only provides a
40			g-term care facility shall be exempt, unless
41	otherwise require	1 by the Commissioner, from the ad	ctuarial study requirement in this section.
42	Providers exemp	pursuant to this subsection shall su	ubmit to the Commissioner, at least once
43	every five years,	in actuarial projection of future popu	llation flows and adult care home bed and
44		• • • •	bidity, withdrawal, occupancy, and other
45			od that extends to a point at which, in the
46			riod would not materially affect the results
47		• •	actuarial projection of future population
48			s sooner if there has been an increase or
49 50			more types of living units at a continuing
50 51		<u>mmunity during the provider's most</u>	iterit iistai yeal.
51	<u>x 30-04A-213.</u>	numumar reput ting.	

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1	If the Comm	issioner determines that additional information is needed to prop	erly monitor the
2		on or operations of a provider or continuing care retirement of	
3		d to protect the interests of residents and the general public, the	•
4		ovider licensed under this Article to file any of the following:	<u>e commissioner</u>
5	(1)	Monthly unaudited financial statements in the forma	at required by
6		G.S. 58-64A-205 which shall be due no later than 45 days	
7		each month.	<u>unter the child of</u>
8	<u>(2)</u>	Any other data, financial statements, and pertinent info	rmation as the
9	<u>(2)</u>	Commissioner may reasonably require regarding (i) the p	
10		provider's obligated group, (iii) the continuing care retirement	
11		(iv) any related party, if the provider relies on a contract	-
12		relationship with the related party in order to meet the finance	
12		of this Article, or has a material amount invested in, or has a	-
13 14		of receivables due from, the related party.	
14		"Part 9. Notification Requirements.	
15 16	"8 58 64 1 220	Notifications to Commissioner and residents.	
10 17		nall notify the Commissioner and all residents in writing within	10 business dave
17	-	the following apply:	<u>10 Dusifiess days</u>
18 19		The provider fails to maintain the operating reserve required	nurquent to Dort
20	<u>(1)</u>	11 of this Article.	<u>pursuant to rait</u>
20 21	(2)		or is a mombar
21 22	<u>(2)</u>	The provider, or any obligated group of which the provider	
22		violates or seeks modification, waiver, or extension of any m	aterial covenant
23 24	(2)	or material payment terms contained in any debt agreement.	no than 20 days
24 25	<u>(3)</u>	The provider has any entrance fee refunds that become mo	<u>re man 50 days</u>
	(A)	<u>contractually past due.</u>	~
26 27	<u>(4)</u>	The provider plans to reduce the number of any type of living	
		percent (20%) or more. The notification shall include a state	
28		the reasons for the reduction and the effect, if any, on re-	
29 30		financial condition of the provider. For the purposes of this	
	(5)	percentage shall be based on the type of living unit being red	
31	<u>(5)</u>	The provider makes any change to its name, or the name of a	-
32		retirement community operated by the provider in this Stat	e, including the
33		adoption of an assumed business name.	· · · ,
34	<u>(6)</u>	Any proceeding for denial, suspension, or revocation of any l	-
35		needed to operate all or part of a continuing care retirement co	ommunity in this
36	US 50 (44 005	State.	
37		Material changes or deviations in information.	
38		pplicant or provider shall notify the Commissioner of mate	
39		v information submitted to the Commissioner pursuant to this A	
40		ter the applicant or provider becomes aware of the change or de	
41		in 30 days after receiving notice of a material change on	
42		hall advise the applicant or provider in writing whether any a	dditional action
43		as a result of the material change or deviation.	
44		Commissioner may suspend any approval, certification, license,	*
45	-	Article if the applicant or provider fails to give written notice of 1	
46		equired by this section. The suspension shall remain in	
47		as (i) assessed the potential impact of the material changes or d	
48	· · ·	vider and the interests of residents and depositors and (ii) ta	
49		this Article to protect the interests of any residents and deposite	
50		ne purposes of this section, material changes or deviations mea	
51	extraordinary oc	currence which creates or causes, or could create or cause,	an applicant or

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provider to be in	a hazardous condition or, for a proposed contin	nuing care retirement community
or proposed exp	ansion of a continuing care retirement commu	nity, to no longer be financially
<u>viable.</u>		
	"Part 10. Other Transactions and Cha	
	Purchase, sale, or transfer of ownership in	terest in the real property of a
	nuing care retirement community.	
· · · · ·	ermit, certificate, or license issued pursuant to t	
*	te, or license issued pursuant to this Article ha	as value for sale or exchange as
property.		
	ovider or any other person who owns the real p	
	re retirement community shall obtain approval	
	iny sale or transfer of any real property used i	· · ·
	ommunity, including a sale-leaseback transaction	· · ·
	community, other than the sale of an independent	it living unit to a resident or other
transferee.		
	ovider shall obtain approval from the Commission	
2	l property currently leased and used by the	
	retirement community. Any purchase option to	• •
	urchase option deposit shall only be entered in	
	or secured in another method acceptable to the	
	ovider shall request approval of any transaction	
	filing a request for approval with the Com	
	east 45 days prior to consummating the trans	action. The request for approval
	subsection shall include all of the following:	
$\frac{(1)}{(2)}$	The identity and description of the persons in	
$\frac{(2)}{(2)}$	A description of the transaction and the term	
$\frac{(3)}{(4)}$	A description of the financial impact on the a	
<u>(4)</u>	If applicable, a plan for ensuring performance	
(5)	<u>continuing care at home contract obligations</u> Any other information reasonably required b	
$\frac{(5)}{\text{The}}$	Commissioner shall comply with the review	
	uest for approval pursuant to this section.	schedule III 0.3. 58-04A-70 III
-	Commissioner shall approve a request for a	pproval if all of the following
requirements are	* *         *	pprovar in an or the ronowing
(1)	The request complies with this section.	
$\frac{(1)}{(2)}$	None of the grounds for denial listed in	G.S. 58-64A-280 apply to the
<u>\</u>	applicant.	cisi so o in 200 uppiy to the
(3)	The transaction does not jeopardize the fina	ncial stability of the applicant or
	prejudice the interest of residents.	such the upprovent of
(g) A product A	ovider shall give written notice to all affected	l residents and depositors of the
	ction within 10 business days after receiving ap	
	Commissioner may revoke or restrict the certification of the certificati	
	nistrative action pursuant to Part 12 of this A	-
provisions of thi	•	<u> </u>
-	Change of control of a provider.	
	erson shall enter into an agreement to merge wit	h, or to otherwise acquire control
	lding a certificate or license under this Article u	
-	ioner. To obtain the Commissioner's approval,	
	oval with the Commissioner.	

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1	(b) The	request for approval required by this section shall be in a form prescribed by the
2		made under oath or affirmation, and shall contain all of the following
3	information:	
4	(1)	The name and address of each acquiring person and the following additional
5		information regarding those persons:
6		a. If the person is not an individual, a report of the nature of its business
7		operations during the past five years or for a lesser period as the person
8		and any predecessors have been in existence.
9		b. A description of the business intended to be done by the person and
10		the person's related parties.
11		c. <u>A list of all individuals who are or who have been selected to become</u>
12		directors or executive officers of the person, or who perform or will
13		perform functions appropriate to those positions.
14		d. For each individual listed pursuant to this subdivision, the person's
15		principal occupation and all offices and positions held during the past
16		five years and any conviction of crimes other than minor traffic
17		violations during the past 10 years.
18	<u>(2)</u>	The source, nature, and amount of the consideration used or to be used in
19		effecting the merger or other acquisition of control; a description of any
20		transaction wherein funds were or are to be obtained for that purpose,
21		including any pledge of the provider's stock, or the stock of any of its
22		subsidiaries or controlling persons; and the identity of persons providing the
23		consideration.
24	<u>(3)</u>	Fully audited financial information as to the earnings and financial condition
25		of each acquiring person for the preceding five fiscal years, or for a lesser
26		period as the acquiring person and any predecessors have been in existence,
27		and similar unaudited information as of a date not earlier than 90 days prior
28		to the filing of the written notice.
29	<u>(4)</u>	Any plans or proposals that each acquiring person may have to liquidate the
30		provider, or any continuing care retirement community operated by the
31		provider in this State, to sell its assets or merge or consolidate it with any
32		person, or to make any other material change in its business or corporate
33		structure or management.
34	<u>(5)</u>	A description of the effect, if any, that the merger or other acquisition of
35		control will have on the financial condition of the provider.
36	<u>(6)</u>	A description of any change in the provision of goods and services to the
37		provider and residents.
38	<u>(7)</u>	A description of any agreements made or to be made with residents which will
39		amend any continuing care or continuing care at home contract at the time of
40	$\langle 0 \rangle$	the transfer of control.
41	<u>(8)</u>	A description of any service or contractual obligation with residents which
42	$\langle 0 \rangle$	will change as a result of the change in control.
43	<u>(9)</u>	Any additional information as the Commissioner may require as necessary or
44 45		appropriate for the protection of residents or in the public interest.
45 46		Commissioner shall comply with the review schedule in G.S. 58-64A-70 in
46 47		quest for approval pursuant to this section.
47 48		Commissioner shall approve a request for approval pursuant to this section if all
48 49	-	requirements are met: The request for approval complies with this section
49 50	$\frac{(1)}{(2)}$	<u>The request for approval complies with this section.</u> None of the grounds for denial listed in G.S. 58-64A-280 apply to the
50 51	<u>(2)</u>	applicant.
51		approant.

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1	<u>(3)</u>	After the change of control, the provider will be able to satis	fy the certification
2		or licensure requirements, as applicable, of this Article.	
3	<u>(4)</u>	The financial condition of any acquiring person will n	ot jeopardize the
4		financial stability of the provider or prejudice the interest o	
5	<u>(5)</u>	Any plans or proposals that any acquiring person has to liqu	
6		or any continuing care retirement community operated by t	
7		State, sell its assets or consolidate or merge it with any perso	
8		other material change in its business or corporate structur	-
9		are fair and reasonable to residents and in the public interes	
10	<u>(6)</u>	The competence, experience, and integrity of those per	
11		control the operation of the provider are such that the char	ige of control will
12		not harm the interests of residents or of the public.	demonsitere of the
13 14		ovider shall give written notice to all affected residents and	-
14		or other acquisition of control within 10 business days after th roval from the Commissioner.	e acquiring person
15 16		Commissioner may revoke or restrict the license or certificat	e of a provider or
10		nistrative action pursuant to Part 12 of this Article if a pro	-
18	provisions of thi		vider violates the
19		Third-party management.	
20		ovider shall request the approval of the Commissioner befo	re entering into a
21		hird party for the management of a continuing care retiremen	-
22	request for appro	oval required by this section shall include a copy of the prop	osed management
23	contract, the info	prmation required by subdivisions (6) and (7) of G.S. 58-64A	-150(a) regarding
24		ird-party manager, a description of the third party's experie	
25	_	retirement communities, and the reason for the change in man	-
26		provider shall inform all residents in writing of the request for a	* *
27		ioner pursuant to this section within 10 business days after	er the request for
28		<u>nitted to the Commissioner.</u>	
29 20		Commissioner shall comply with the review schedule in C	J.S. 58-64A-70 in
30 31		uest for approval pursuant to this section. Commissioner may disapprove of the request for approval if t	the Commissioner
31		r of the following:	the Commissioner
32 33	<u>(1)</u>	The proposed third-party manager is incompetent or un	trustworthy or so
33 34	<u>(1)</u>	lacking in managerial experience as to make the operation	
35		care retirement community potentially hazardous to resider	
36	<u>(2)</u>	The proposed third-party manager is affiliated directly or	
37	<u> </u>	ownership, control, or business relations with any person	
38		business operations are or have been marked by manipul	
39		accounts or by bad faith, to the detriment of residents, mem	bers, stockholders,
40		investors, creditors, or the public.	
41		provider shall remove any third-party manager immediately	upon discovery of
42	either of the follo	•	
43	<u>(1)</u>	That a manager has been convicted of any felony or pleade	
44		to a felony charge or has been held liable or enjoined in a c	
45		judgment involving fraud, embezzlement, fraudulent	conversion, or
46		misappropriation of property.	(1
47	<u>(2)</u>	That a manager is now, or was in the past, affiliated direction through summaries interest of targ parameter (10%) as more in	
48 40		through ownership interest of ten percent (10%) or more in	
49 50		business, corporation, or other entity that has been convicted pleaded nolo contendere to a felony charge or has been held	
50		preaded noto contendere to a reiony charge of has been held	nable of enjoined

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in a civil	action by final judgment involv	ing fraud, embezzlement, fraudulent
	on, or misappropriation of prope	-
	"Part 11. Operating Reserv	•
"§ 58-64A-245. Operating		<u></u>
		g of a continuing care retirement
_		6) of the total operating costs of the
		ed for the 12-month period following
-	nost recent disclosure statement f	
		achieves a 12-month daily average
	-	0%) or higher, a provider shall only
		lculated using the table below, unless
otherwise instructed by the	Commissioner:	•
12-Month Daily Average	Operating Res	erve Requirement as a Percentage
Independent Living Unit	of Total Opera	ting Costs of the Continuing Care
Occupancy Rate	Retirement Co	mmunity
<u>90% or above</u>		
<u>86% to 89.9%</u>		
<u>83% to 85.9%</u>		<u>37.50%</u>
		<u>43.75%</u>
		<u>50.00%</u>
		dependent living unit occupancy rate
		no long-term debt or a debt service
		recent fiscal year-end shall only be
		nd one-half percent (12.5%) of total
	nuing care retirement communit	y, unless otherwise instructed by the
<u>Commissioner.</u>		
	•	rovider is required to maintain as its
	• •	btal operating costs as calculated in
	-	tirement community operated by the perating reserve on deposit with the
		provider is in a hazardous condition
pursuant to G.S. 58-64A-28		provider is in a nazardous condition
-		ng within 10 business days if the
•		increases the amount a provider is
<b>.</b>		care retirement community operated
		d on deposit with the Commissioner.
	· · · ·	an operating reserve on deposit with
		ver to the Commissioner a power of
·		, or other proper person or persons,
• • • •		any part, for the purpose of paying
-		ung care retirement community for
which the operating reserve		
" <u>§ 58-64A-250. Operating</u>	<u>g reserve calculation.</u>	
	r prospective financial	statements as required by
G.S. 58-64A-150(a)(37), to	ogether with the 12-month dai	ly average independent living unit
occupancy rate of the con	ntinuing care retirement comm	unity, shall serve as the basis for
	-	and adjust, if necessary, the required
		ng the date the operating reserve is
certified in accordance with		
		ating costs will include debt service,
consisting of principal and	interest payments, along with ta	axes and insurance on any mortgage

1			-	financing, but will exclude depreciation, amortized expenses, and	
2	extraordinary items as approved by the Commissioner. If the debt service portion is accounted				
3	for by way of another reserve account, the debt service portion may be excluded upon satisfactory				
4	evidence of			and purpose of the other reserve account.	
5	<u>(c)</u>	A prov	vider sh	all apply in writing for a determination by the Commissioner in order	
6	to exclude	e extrao	ordinary	items from total operating costs and shall provide documentation to	
7	support the	e reques	st. The C	Commissioner shall comply with the review schedule in G.S. 58-64A-70	
8	in respons	e to a re	equest f	or approval pursuant to this subsection.	
9	(d)	For p	roviders	s that have voluntarily and permanently discontinued entering into	
10	continuing			, or who operate a continuing care retirement community where not all	
11				inuing care contracts, the Commissioner may allow a reduced operating	
12	· ·			oner finds that the reduction is consistent with the financial protections	
13				In making this determination, the Commissioner may consider factors	
14				condition of the provider, the number of outstanding continuing care	
15				rsons under continuing care contracts to those persons who do not hold	
16				ct, and the 12-month daily average independent living unit occupancy	
17	rate.	<u>ing ouro</u>	Contra	e, and the 12 month daily average macpendent nying and occupancy	
18	(e)	A prov	vider w	ho has increased the number of independent living units available at a	
19				nt community in excess of twenty percent (20%) shall be allowed to	
20				of independent living units in the expansion project for a period of 18	
21				dent living units become available for occupancy when computing the	
22			-	d by this Part.	
23	<u>(f)</u>	The C	<u>Commis</u>	sioner may allow a different calculation for a provider's required	
24	operating	reserve	for a c	continuing care retirement community operated by the provider if the	
25	calculation	n, in th	e opinio	on of the Commissioner, does not diminish the residents' protections	
26	provided f	<u>for by th</u>	<u>nis Part.</u>		
27	" <u>§ 58-64A</u>	-255.	Qualify	ing assets.	
28	<u>(a)</u>	<u>A prov</u>	vider sha	all fund its operating reserve with any of the following qualifying assets:	
29		<u>(1)</u>	Cash.		
30		<u>(2)</u>	<u>Cash</u> e	equivalents.	
31		<u>(3)</u>	-	ment grade securities. For the purposes of this subdivision, investment	
32			grade	securities are any of the following:	
33			<u>a.</u>	Securities issued or directly and fully guaranteed or insured by the	
34				government of the United States of America or any of its agencies or	
35				instrumentalities.	
36			<u>b.</u>	Debt securities or debt instruments with a rating of BBB- or higher by	
37				Standard & Poor's or Baa3 or higher by Moody's, or, if no rating of	
38				Standard & Poor's or Moody's then exists, the equivalent of that rating	
39				by any other nationally recognized statistical rating organizations	
40				maintained by the National Association of Insurance Commissioners.	
41			<u>c.</u>	Investments in any fund that invests exclusively in investments of the	
42				type described in sub-subdivision a. or b. of this subdivision, which	
43				fund may also hold immaterial amounts of cash pending investment or	
44				distribution.	
45		<u>(4)</u>		rate stock that is traded on a public securities exchange that can be	
46				y valued and liquidated for cash, including shares in mutual funds and	
47				nge-traded funds that hold portfolios consisting predominantly of these	
48			stocks	-	
49		(5)	0.1	and a second data the second all the the Commission of the	
50		<u>(5)</u>		assets considered to be acceptable to the Commissioner on a y-case basis.	

1	(b) Exce	pt as otherwise provided in this subsection, the assets maintained by the provider				
2	as an operating	reserve for a continuing care retirement community operated by the provider				
3	under this Article shall not be subject to any liens, charges, judgments, garnishments, or creditors'					
4	claims and shall	I not be hypothecated, pledged as collateral, or otherwise encumbered in any				
5		der may encumber assets held as an operating reserve as part of a security pledge				
6		lar collateralization that is part of the provider's debt financing and is included				
7		debt indenture security instruments related thereto or other similar instrument.				
8	(c) For t	he purpose of calculating the amount to be maintained by the provider to satisfy				
9		erve requirement, all qualifying assets shall be valued at their current fair market				
10	value.	· · · · · · · · · · · · · · · · · · ·				
11		Surety bond; letter of credit.				
12		native Funding Methods. – In lieu of funding the operating reserve with				
13		s as set forth in G.S. 58-64A-255, a provider may fund all or a portion of the				
14	1	e required by this Part by filing with the Commissioner a surety bond or letter of				
15	credit as set fort					
16		y Bond. – A surety bond shall be in a form acceptable to the Commissioner and				
17		arer authorized by the Commissioner to write surety business in this State. All of				
18		all apply to surety bonds issued pursuant to this Article:				
19	(1)	The surety bond may be exchanged or replaced with another surety bond if (i)				
20		the surety bond applies to obligations and liabilities that arose during the				
21		period of the original surety bond, (ii) the surety bond meets the requirements				
22		of this section, and (iii) 90 days' advance written notice is provided to the				
23		Commissioner.				
24	<u>(2)</u>	Notice of cancellation or nonrenewal of the surety bond required by this				
25		section shall be provided to the provider and the Commissioner in writing at				
26		least 45 days before cancellation or nonrenewal.				
27	<u>(3)</u>	A surety bond may be canceled by the issuer of the bond with respect to future				
28		obligations or liabilities upon proper notice pursuant to this section and				
29		without regard to approval or acceptance of the Commissioner.				
30	(c) Lette	r of Credit. – A provider may file a clean, irrevocable, unconditional letter of				
31		confirmed by a qualified United States financial institution as defined in				
32	G.S. 58-7-26(b)	naming the Commissioner as beneficiary. The terms of the letter of credit shall				
33	be approved by	the Commissioner before issuance and before its renewal or modification. The				
34		nall provide all of the following information:				
35	<u>(1)</u>	Ninety days' prior written notice to both the provider and the Commissioner				
36		of the financial institution's determination not to renew or extend the term of				
37		the letter of credit.				
38	<u>(2)</u>	Unless otherwise arranged by the provider to the satisfaction of the				
39		Commissioner, deposit by the financial institution of letter of credit funds in				
40		an account designated by the Commissioner no later than 30 days before the				
41		expiration of the letter of credit.				
42	<u>(3)</u>	Deposit by the financial institution of letter of credit funds in an account				
43		designated by the Commissioner within five business days following written				
44		instructions from the Commissioner that, in the sole judgment of the				
45		Commissioner, funding of the operating reserve is required.				
46	" <u>§ 58-64A-265.</u>	<b>Operating reserve release.</b>				
47	<u>(a)</u> <u>An o</u>	perating reserve shall only be released, in whole or in part, upon the submittal of				
48	a detailed reque	st from the provider and approval of that request by the Commissioner. This				
49	request shall be	submitted in writing for the Commissioner to review at least 10 business days				
50	prior to the prop	osed date of release.				

#### **General Assembly Of North Carolina** Session 2025 In order to receive the approval of the Commissioner, a provider shall explain why a 1 (b) 2 release is necessary and, if applicable, submit a repayment schedule to replenish the operating reserve to the amount required by G.S. 58-64A-245. Within five business days after the date a 3 4 request is deemed complete, the Commissioner shall provide the provider with a written notice 5 of approval or disapproval of the request. The Commissioner may disapprove any request to 6 release the funds if it is determined that the release is not in the best interest of residents. 7 A provider shall give written notice to residents of any request made pursuant to (c) 8 subsection (a) of this section at the same time the written request is submitted to the 9 Commissioner. 10 "§ 58-64A-270. Operating reserve certification. At the time a provider files its annual audited financial statements pursuant to 11 12 G.S. 58-64A-195, a provider shall file a form acceptable to the Commissioner computing, 13 reporting, and certifying all of the following: 14 The 12-month daily average independent living unit occupancy rate at the (1) 15 continuing care retirement community, or a shorter period of time that the continuing care retirement community has been in operation, as of the date of 16 17 certification. 18 (2) The amount the provider is required to hold as its operating reserve. 19 A description of the qualifying assets or other form of security and, if (3) 20 applicable, their respective values, as defined and valued in accordance with 21 G.S. 58-64A-255, that the provider maintains for its operating reserve. 22 "Part 12. Offenses and Penalties. 23 "§ 58-64A-275. Definition of impairment. 24 As used is this Part, "impaired" means a weakened financial state or condition that may affect 25 a provider's ability to pay its obligations as they come due in the normal course of business. 26 '§ 58-64A-280. Grounds for discretionary refusal, restriction, or revocation of a permit, 27 certificate. or license. 28 The Commissioner may (i) deny an application or any other request for approval or (a) 29 (ii) restrict or revoke any permit, certificate, license, or other authorization issued under this 30 Article if the Commissioner finds that the applicant or provider did any of the following: 31 Willfully violated any provision of this Article or of any rule or order of the <u>(1)</u> 32 Commissioner. 33 Made a material omission, misstatement, or misrepresentation, or committed (2)34 fraud in obtaining a permit, certificate, license, or other authorization. 35 Engaged in any fraudulent or dishonest practices in the conduct of its business. (3) Misappropriated, converted, or improperly withheld any monies. 36 (4) 37 (5)Failed to file an annual disclosure statement, annual audited financial statements, or any other materials requested by the Commissioner or 38 39 otherwise required by this Article. 40 (6) Failed to deliver to prospective residents a disclosure statement as required by 41 this Article. 42 Delivered to prospective residents a disclosure statement that makes a material (7)43 misstatement or omits a material fact and the provider, at the time of the 44 delivery of the disclosure statement, had actual knowledge of the misstatement 45 or omission. 46 Failed to make a revised disclosure statement available to residents. (8) 47 (9) Made any material misrepresentations to depositors, prospective residents, or 48 residents of a continuing care retirement community operated or to be 49 operated in this State. 50 (10)Failed to maintain the escrow account required under this Article or released 51 a portion of an escrow account required to be maintained under this Article.

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<u>(11)</u>	Failed to deposit entrance fees and deposits into an escrow a	account as required
	by this Article.	
<u>(12)</u>	Failed to maintain the operating reserve required under this	Article or released
	a portion of the operating reserve required to be maintained	l under this Article
	without Commissioner approval.	
(13)	Violated a restriction of its permit, certificate, or license.	
(14)	After request by the Commissioner for an investigation	n or examination,
	refused access to records or information; refused to b	
	examined or to produce its accounts, records, and files for	
	examination; refused to give information with respect to its	
	to perform any other legal obligations related to an	
	examination.	
(15)	Failed to fulfill obligations under continuing care and contin	nuing care at home
(10)	contracts.	
(16)	Violated the provisions of G.S. 58-64A-230, 58-64A-235,	or 58-64A-240
(17)	Failed to comply with the terms of a cease and desist order	
(18)	Has been determined by the Commissioner to be in a hazar	
	ings of fact in support of a denial, restriction, or revocation sha	
	atement of the Commissioner's understanding of the underlying	
the findings.	account of the Commissioner's understanding of the underlyin	ig idets supporting
	e Commissioner has good cause to believe that a provider	has committed a
	ich revocation could be ordered, the Commissioner may first	
	the cease and desist order is not or cannot be effective in remed	
	her may, after notice and hearing, order that a permit, certifi	
	evocation order may be appealed to the Superior Court of W	
	d by G.S. 58-63-35. The provider shall accept no new deposi	-
· · · · · ·	tion order is under appeal.	ts of children ices
	Commissioner issues a cease and desist order or restricts or re	avokas a providar's
	te, or license, the provider shall notify all residents and depo	-
-	restriction, or revocation within five business days.	sitors of the cease
	Commissioner may, upon finding of changed circumst	ances remove a
restriction.	Commissioner may, upon midnig of changed circums	ances, remove a
	revocation by the Commissioner of a certificate or license sh	all not release the
	obligations assumed through continuing care and continu	
contracts.	songations assumed unough continuing care and continu	ing care at nome
	in 20 business days after receiving a notice of revocation of a	liconco o providor
	the Commissioner and all residents a written plan detailing sp	*
-	to continue to meet its continuing care obligations.	bechically now the
2	ovider who has their permanent license revoked shall contir	wa ta maintain an
	e and to file its annual audited financial statements, annual dis	
	ees to the Commissioner as required under this Article as if the	-
	full force, but the provider shall not issue any new continuing	care or continuing
care at home con		11 • 1 • 4
	ovider who has a permit, certificate, or license revoked sha	÷
	e business days to all depositors, shall reimburse all deposits of	
	ntation to the Commissioner verifying that all deposits have	e been returned to
depositors.	TT	
	Hazardous condition.	
	ssioner may consider any of the following standards to de	termine whether a
-	nazardous condition:	
<u>(1)</u>	Whether the provider is impaired or insolvent.	

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1	<u>(2)</u>	Adverse findings reported in examination reports, aut	dit financial statements.
2	<u>\.</u>	and actuarial opinions, reports, or summaries.	,
3	<u>(3)</u>	Whether the provider has failed to establish, mainta	in, or has substantially
4	<u></u> ,	depleted the operating reserve required by this Article	•
5	<u>(4)</u>	Whether the provider is contractually past due on entr	
6	$\overline{(5)}$	The age and collectability of receivables.	<u></u>
7	(6)	Whether a related party is impaired, insolvent, bankr	rupt, or threatened with
8		insolvency or bankruptcy, or delinquent in payment	<b>▲</b>
9		other obligations and which in the opinion of the Co	• •
10		the solvency of the provider.	
11	<u>(7)</u>	Whether the provider, or any obligated group that the	provider is a part of, is
12		not in compliance with any covenant contained in any	debt agreement.
13	<u>(8)</u>	Whether the provider is aware of any existing circu	
14		hinder or cause the provider, or any member of an o	bligated group that the
15		applicant or provider is a part of, to not be able to	perform on any debt
16		agreement.	
17	<u>(9)</u>	Contingent liabilities, pledges, or guaranties that	either individually or
18		collectively involve a total amount that in the Comm	nissioner's opinion may
19		affect a provider's solvency.	
20	<u>(10)</u>	Whether the management of a provider, including of	
21		other person who directly or indirectly controls the ope	<b>* *</b>
22		provider, or continuing care retirement community	
23		demonstrate the competence, experience, or integr	
24		Commissioner to be necessary to serve the provid	der or continuing care
25		retirement community in that position.	
26	<u>(11)</u>	Whether the management of a provider has fail	-
27		Commissioner's inquiries about the condition of the a	
28 29		has furnished false and misleading information in rest the Commissioner.	sponse to an inquiry by
29 30	(12)	Whether the applicant or provider has failed to me	at financial disclosura
30	(12)	statement, or other filing requirements in the absence	
32		to the Commissioner.	of a reason satisfactory
33	(13)	Whether the management of an applicant or provide	r has filed any false or
33 34	<u>(15)</u>	misleading financial statement, has released a false	
35		statement to a lending institution or to the general pub	· · · · · · · · · · · · · · · · · · ·
36		or misleading entry or omitted an entry of material ar	
37		or provider's books.	
38	<u>(14)</u>	Whether the applicant or provider has experienced or	r will experience in the
39	<u>,, /</u>	foreseeable future cash flow or liquidity problems.	<u> </u>
40	(15)	Any other finding determined by the Commissioner	to be hazardous to the
41	<u>, , , , , , , , , , , , , , , , , , , </u>	applicant's or provider's depositors, residents, creditor	
42	" <u>§ 58-64A-290.</u>	Corrective action plan.	<u>_</u>
43	(a) If the	Commissioner has determined that a provider is in a h	azardous condition, the
44	Commissioner m	ay, in lieu of taking action under G.S. 58-64A-280 or	G.S. 58-64A-335, and
45		opportunity for hearing, issue an order requiring a p	
46		plan within 45 days and (ii) notify all residents and	
47		the Commissioner's order. The corrective action plan s	hall include both of the
48	following:		
49 50	<u>(1)</u>	Proposals of corrective actions the provider intends t	
50		expected to result in the elimination of the hazardous	condition.

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1	(2) A date when the provider anticipates it will rectify the problems and
2	deficiencies identified by the Commissioner.
3	(b) Within 45 days after the submittal of a corrective action plan, the Commissioner shall
4	notify the provider whether the corrective action plan shall be implemented or is, in the judgment
5	of the Commissioner, unsatisfactory. If the Commissioner determines the corrective action plan
6	is unsatisfactory, the notification to the provider shall set forth the reasons for the determination
7	and may set forth proposed revisions that will render the corrective action plan satisfactory in the
8	judgment of the Commissioner. After receiving notification from the Commissioner, the provider
9	shall prepare a revised corrective action plan, if applicable, which may incorporate by reference
10	any revisions proposed by the Commissioner and shall submit the revised corrective action plan
11	to the Commissioner within 30 days after notification from the Commissioner. If the corrective
12	action plan is approved, the provider shall immediately implement the corrective action plan,
13	distribute a copy of the plan to all residents and depositors, and begin reporting to the
14	Commissioner on the implementation and progress of the corrective action plan in accordance
15	with a schedule and in a format established by the Commissioner. Each report shall also be
16	distributed to all residents and depositors at the time the report is submitted to the Commissioner.
17	(c) If the corrective action plan is disapproved, or if a corrective action plan is not
18	submitted, the Commissioner may engage consultants to develop a corrective action plan. After
19	the corrective action plan is developed, the Commissioner shall direct the provider to implement
20	the corrective action plan and to distribute a copy of the corrective action plan to all residents
21	and depositors. Expenses incurred by the Commissioner to engage consultants shall be paid by
22	the provider.
23	(d) This section shall not be construed to delay or prevent the Commissioner from taking
24	any regulatory measures deemed necessary regarding the provider.
25	(e) The provider shall distribute its approved corrective action plan and its most recent
26	report to the Commissioner to a prospective resident at the time the provider distributes its current
27	disclosure statement pursuant to G.S. 58-64A-155. Subsections (b) and (c) of G.S. 58-64A-155
28	shall apply to the corrective action plan and the most recent report to the Commissioner required
29	to be distributed pursuant to this subsection.
30	" <u>§ 58-64A-295. Investigations and subpoenas.</u>
31	(a) The Commissioner may make public or private investigations within or outside of this
32	State as necessary to (i) determine whether any person has violated or is about to violate any
33	provision of this Article, (ii) aid in the enforcement of this Article, or (iii) verify statements
34	contained in any disclosure statement or other filing filed or delivered under this Article.
35	(b) For the purpose of any investigation or proceeding under this Article, the
36	Commissioner may require or permit any person to file a statement in writing, under oath or
37	otherwise, as to any of the facts and circumstances concerning the matter to be investigated.
38	(c) For the purpose of any investigation or proceeding under this Article, the
39	Commissioner or the Commissioner's designee may exercise all powers granted to the
40	Commissioner with respect to insurance companies.
41	" <u>§ 58-64A-300. Civil liability.</u>
42	(a) <u>A provider who enters into a binding reservation agreement, continuing care contract</u> .
43	or continuing care at home contract under this Article without having first delivered a disclosure
44	statement meeting the requirements of Part 5 of this Article to the person with whom the binding
45	reservation agreement, continuing care contract, or continuing care at home contract was entered
46	into, or enters into a binding reservation agreement, continuing care contract, or continuing care
47	at home contract with a person who has relied on a disclosure statement that materially
48	misrepresents or omits to state a material fact required to be stated therein or necessary in order
49 50	to make the statements made therein, in light of the circumstances under which they are made,
50	not misleading, shall be liable to that person for actual damages and repayment of all fees paid
51	to the provider violating this Article, less the costs of care, services, and housing provided to the

1 resident by or on whose behalf the binding reservation agreement, continuing care contract, or 2 continuing care at home contract was entered into prior to discovery of the violation, 3 misstatement, or omission or the time the violation, misstatement, or omission should reasonably 4 have been discovered, together with interest thereon at the legal rate for judgments, and court 5 costs and reasonable attorneys' fees. 6 (b) Liability under this section exists regardless of whether the provider had actual 7 knowledge of the misstatement or omission. 8 A person may not file or maintain an action under this section if the person, before (c) 9 filing the action, received a written offer of a refund of all amounts paid to the provider, together 10 with interest at the rate established monthly by the Commissioner of Banks pursuant to G.S. 24-1.1(c), less the cost of care, services, and housing provided prior to receipt of the offer, 11 12 and if the offer recited the provisions of this section and the recipient of the offer failed to accept 13 it within 30 days of actual receipt. 14 An action may not be maintained to enforce a liability created under this Article unless (d) brought before the expiration of three years after the alleged violation. 15 "§ 58-64A-305. Criminal penalties. 16 17 Any person who willfully and knowingly violates any provision of this Article is (a) 18 guilty of a Class 1 misdemeanor. The Commissioner may refer any available evidence concerning 19 a violation of this Article, or of any rule adopted or order issued pursuant to this Article, to the 20 Attorney General or a district attorney. The Attorney General or a district attorney may institute 21 the appropriate criminal proceedings under this Article, with or without evidentiary referral from 22 the Commissioner. Nothing in this Article limits the power of the State to punish any person for 23 any conduct that constitutes a crime under any other statute. 24 (b) Any action brought against any person shall not abate by reason of a sale or other 25 transfer of ownership of the continuing care retirement community except with the express 26 written consent of the Commissioner. 27 "§ 58-64A-310. Forfeiture. 28 A permit, certificate, license, or other approval issued by the Commissioner pursuant (a) 29 to this Article shall be forfeited, after notice and opportunity for hearing, when any one of the 30 following occurs: 31 The provider terminates marketing a proposed continuing care retirement (1)32 community. 33 The provider surrenders to the Commissioner its permit, certificate, or license. (2)34 (3) The provider sells or otherwise transfers all or part of a continuing care 35 retirement community without the Commissioner's approval in accordance with G.S. 58-64A-230. 36 37 (4)A change occurs in the control of the provider without the Commissioner's approval in accordance with G.S. 58-64A-235. 38 39 The provider merges with another person without the Commissioner's (5) 40 approval in accordance with G.S. 58-64A-235. The provider moves the continuing care retirement community from one 41 (6)42 location to another without the Commissioner's prior approval. 43 The provider abandons the continuing care retirement community or its (7) 44 obligations under continuing care and continuing care at home contracts. 45 The provider is evicted from the structures that make up the continuing care (8) 46 retirement community. 47 (9) The provider closes a continuing care retirement community. 48 The provider shall notify all residents and depositors within five business days after (b) 49 a forfeiture of a permit, certificate, or license. 50

"§ 58-64A-315. Remedies available in cases of unlawful contracting.

1	(a) If the Commissioner determines that a provider is or has been violating the provisions			
2	of this Article, the Commissioner may, after notice and opportunity for hearing, order the			
3	provider to cease entering into binding reservation agreements, continuing care contracts, and			
4	continuing care at home contracts and make a rescission offer to any resident or depositor who			
5	entered into a binding reservation agreement, continuing care contract, or continuing care at			
6	home contract while the provider was violating the provisions of this Article in accordance with			
7	the provisions of this section.			
8 9	(b) After the Commissioner issues an order pursuant to subsection (a) of this section,			
	every binding reservation agreement, continuing care contract, or continuing care at home			
10 11	contract entered into in violation of this Article may be rescinded at the election of the resident			
11	or depositor without penalty.			
12	(c) No resident or depositor shall have the benefit of this section who, within 30 days of rescaled to accept an offer made in writing by the provider to rescale the			
13 14	receipt, has refused or failed to accept an offer made in writing by the provider to rescind the binding reservation agreement, continuing care contract, or continuing care at home contract in			
14	question and to refund the full amount paid by the resident or depositor with interest at the rate			
16	established monthly by the Commissioner of Banks pursuant to G.S. 24-1.1(c) on the full amount			
17	paid for the binding reservation agreement, continuing care contract, or continuing care at home			
18	contract for the period from the date of payment by the depositor or resident to the date of			
19	repayment, less the cost of care, services, and housing provided, if applicable, and the amount of			
20	any costs specifically incurred by the provider at the request of the resident or depositor and set			
20	forth in writing, signed by both parties to the binding reservation agreement, continuing care			
22	contract, or continuing care at home contract.			
23	"§ 58-64A-325. Nonexclusive remedies.			
24	The civil, criminal, and administrative remedies available to the Commissioner pursuant to			
25	this Article are not exclusive and may be sought and employed by the Commissioner, in any			
26	combination, to enforce this Article.			
27	"§ 58-64A-330. Soliciting or accepting new agreements or contracts by impaired or			
28	insolvent providers.			
29	Regardless of whether delinquency proceedings as to a provider have been or are to be			
30	initiated, a provider may not actively solicit, approve the solicitation of, or enter into new binding			
31	reservation agreements, continuing care contracts, or continuing care at home contracts in this			
32	State after the provider knew, or reasonably should have known, that the provider was impaired			
33	or insolvent except with the written permission of the Commissioner. The Commissioner shall			
34	approve or disapprove the continued marketing of new binding reservation agreements,			
35	continuing care contracts, and continuing care at home contracts within 15 days after receiving a			
36	request from a provider. If the provider has declared bankruptcy, the bankruptcy court or trustee			
37	appointed by the court has jurisdiction over those matters.			
38	"Part 13. Delinquency Proceedings.			
39	" <u>§ 58-64A-335. Supervision, rehabilitation, and liquidation.</u>			
40	(a) The Commissioner may commence a supervision proceeding pursuant to Article 30			
41	of this Chapter or may apply to the Superior Court of Wake County or to the federal bankruptcy			
42	court that may have previously taken jurisdiction over the provider or continuing care retirement			
43	community for an order directing the Commissioner or authorizing the Commissioner to			
44	rehabilitate or liquidate a provider or continuing care retirement community in accordance with			
45	Article 30 of this Chapter, if the Commissioner determines, after notice and an opportunity for			
46	hearing, that any of the following apply:			
47	(1) <u>A portion of an escrow account or operating reserve required to be maintained</u>			
48	under this Article has been or is proposed to be released in violation of this			
49	<u>Article.</u>			

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1	<u>(2)</u>	A provider has been or will be unable to fully perform its o	bligations pursuant	
2		to continuing care and continuing care at home cont		
3		prospective financial data previously filed by the provider.		
4	(3)	A provider has failed to maintain the escrow account r		
5		Article.	-	
6	<u>(4)</u>	A provider is in a hazardous condition.		
7	(5)	A provider is bankrupt or insolvent, or in imminent da	anger of becoming	
8		bankrupt or insolvent.		
9	(b) If the	Commissioner commences a supervision proceeding, the pr	rovider shall notify	
10	all residents and depositors of the proceeding within five business days.			
11	(c) If an order is issued directing or authorizing the Commissioner to rehabilitate or to			
12	liquidate a provider or continuing care retirement community, the Commissioner shall notify all			
13	affected resident	s and depositors of the rehabilitation or liquidation order w	vithin five business	
14	days or as otherw	vise directed by the Court.		
15	<u>(d)</u> If, at	any time, the Court finds, upon petition of the Commissione	r, a provider, or on	
16	its own motion, t	hat the objectives of an order to rehabilitate a provider have	been accomplished	
17	and that the cont	inuing care retirement community or communities owned l	by, or operated by,	
18	the provider car	be returned to the provider's management without furth	er jeopardy to the	
19	residents or depo	ositors of the continuing care retirement community or community	munities, the Court	
20		I report and accounting of the conduct of the provider's		
21		d of the provider's current financial condition, terminate the		
22		he continuing care retirement community or communities ow		
23		along with the assets and affairs of the provider, to the provi	-	
24		applying for an order to rehabilitate or liquidate a provider,		
25		nsideration in the application to the manner in which the welf	fare of persons who	
26		with the provider for continuing care may be best served.		
27		der for rehabilitation shall be refused or vacated if the provid		
28		rety authorized to do business in this State and execute		
29		n behalf of persons who may be found entitled to a refund o		
30		e provider or other damages in the event the provider is u		
31	-	ide continuing care, in an amount determined by the Court	-	
32		hat would otherwise need to be available to fulfill the provid	ler's obligations.	
33		58-30-12 shall not apply to providers under this Article.		
34 25		Receiverships; exception for long-term care facility beds		
35		mmissioner has been appointed as a receiver under Article		
36		a continuing care retirement community subject to this Artic		
37 38		uman Services may, notwithstanding any other provision	<b>.</b>	
	**	tion of adult care home beds or nursing beds for a continue		
39 40		ed by, or operated by, the provider, if it appears to the Courter on the provider on the Court's own motion, that (i) the	± ±	
40 41		er or the provider, or on the Court's own motion, that (i) the late welfare of persons who have previously contracted with t		
41	-	provider may be best served by the addition of adult care ho		
42 43		provider may be best served by the addition of addit care no	the beas of hurshig	
43 44	<u>beds.</u> "8 <b>58 64A 345</b>	Contracts as preferred claims in liquidation.		
44 45		e event of liquidation of a provider, all continuing care and	continuing care at	
46		executed by the provider shall be deemed preferred claims		
40 47	owned by the pro		s against an assorts	
48		ithstanding subsection (a) of this section, the claims of all c	ontinuing care and	
40 49		at home contracts shall be subordinate to the liquidator's cos		
<del>5</del> 0	or any secured cl	-	<u>, or administration</u>	
51		t 14. Residents' Rights to Organization and Semiannual Mee	etings.	
~ .	<u>- u</u>		<b>-</b> <u>&gt;~-</u>	

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1 "§ 58-64A-350. Definition of residents' council.		
2 As used is this Part, "residents' council" means a group duly elected	ed by residents at a	
3 continuing care retirement community to advocate for residents' rights and	•	
4 between residents and the provider with respect to resident welfare and inte		
5 " <u>§ 58-64A-355. Right to organization.</u>		
6 A resident living in a continuing care retirement community operated b	w a provider licensed	
7 under this Article has the right of self-organization, the right to be represent		
8 of the resident's own choosing, and the right to engage in concerted activit		
9 on the operation of the provider and the continuing care retirement com		
resident resides or for other mutual aid or protection. The right to organize includes the right		
establish a residents' council.		
<ol> <li>establish a residents' council.</li> <li>"§ 58-64A-360. Semiannual meetings.</li> </ol>		
13 (a) The board of directors or other governing body of a provid	ler or its designated	
14 representative shall hold in-person semiannual meetings with the resident		
15 care retirement community operated by the provider in this State for free dis		
<ul> <li>including, but not limited to, income, expenditures, financial trends and pro-</li> </ul>		
17 <u>changes in policies, programs, and services as they apply to the provider</u>		
18 retirement community, and the continuing care retirement community'	_	
19 purposes of this section, a semiannual meeting shall be a single meetin		
20 residents and not a series of meetings with individual residents. Nothing		
20 residents and not a series of meetings with individual residents. Nothing 21 prevent a provider from making a semiannual meeting available via electron		
21 <u>prevent a provider from making a semianual meeting available via electron</u> 22 of the continuing care retirement community who are unable to attend in pe		
25 <u>Commissioner for a waiver from the requirement of this subsection</u> 26 circumstances.	in based on unique	
27 (c) Residents shall be entitled to at least seven days' advance notice of	of each meeting under	
28 <u>subsection (a) of this section. The agenda and any materials that are distributed to a reast seven days advance notice of the section (a) of this section. The agenda and any materials that are distributed to a reast seven days advance notice of the section of the section of the section.</u>	-	
29 shall remain available upon request to residents for at least 60 days af		
30 meeting.	tter each seimannuar	
31 (d) Whenever a state of emergency or disaster has been proclaimed	in this State or for an	
32 area within this State under G.S. 166A-19.20 or G.S. 166A-19.21, or when		
33 the United States has issued a major disaster declaration for the State or fo		
34 State under the Stafford Act, 42 U.S.C. § 5121, et seq., that directly affect		
35 retirement community, semiannual meetings required under this section	•	
36 electronic means, including any of the following:	on may be need by	
37 (1) <u>Telephone.</u>		
38 (2) Video conference.		
39 (3) Video broadcast.		
40 (e) If a semiannual meeting is held under subsection (d) of this s	section notice of the	
41 method residents may use to attend the meeting shall be published with the r		
42 The meeting shall be recorded in the format in which it is conducted. A		
43 formats include, but are not limited to, all of the following:		
44 (1) A sound-only recording.		
45 (2) A video recording with sound and picture.		
46 (3) A digital or analog broadcast capable of being recorded.		
47 (f) Recordings made pursuant to subsection (e) of this section shall		
48 residents for at least 60 days after being made available to residents.		
49 (g) A provider shall report in the disclosure statement required und	der G.S. $58-6/\Delta_{-}150$	
50 the dates on which the semiannual meetings were held during the provider's		
51 "Part 15. Miscellaneous Provisions.	providuo insour your.	

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1	"§ 58-64A-365. Waiver of statutory protection.	
2	No act, agreement, or statement of any resident, or of an individual purchasing	continuing
3	care for a resident under any continuing care or continuing care at home contract shall	-
4	a valid waiver of any provision of this Article intended for the benefit or protection of t	
5	or the individual purchasing continuing care for the resident.	
6	"§ 58-64A-370. Continuing Care Advisory Committee.	
7	(a) There shall be a 12-member Continuing Care Advisory Committee appoint	nted by the
8	Commissioner. The Committee shall be comprised of providers, residents, and pro-	ofessionals
9	involved in the continuing care retirement community industry. At a minimum, the	Committee
10	shall include at least two representatives of, and nominated by, the North Carolina	<u>Continuing</u>
11	Care Residents Association and two representatives of, and nominated by, Leading	Age North
12	<u>Carolina.</u>	
13	(b) The Committee shall meet all of the following requirements:	
14	(1) Meet at least twice per year.	
15	(2) Hold other meetings at times and places as the Committee chair m	
16	(3) Act in an advisory capacity to the Commissioner on matters pertai	-
17	operation and regulation of continuing care retirement commu	inities and
18	<u>continuing care at home programs.</u>	
19 20	(4) <u>Report to the Commissioner on developments in the contin</u>	
20 21	retirement community industry, including continuing care at home a	<u>and similar</u>
21 22	<ul> <li>programs, and problems or concerns of providers and residents.</li> <li>(5) Recommend changes in relevant statutes and rules.</li> </ul>	
22	(c) The term of each Committee member shall be three years, but each	Committee
23 24	member shall serve until a successor has been appointed. Committee members may	
25	consecutive terms. Any appointment to fill a vacancy on the Committee created by r	
26	dismissal, death, or disability of a member shall be for the remainder of the unexpired	
27	(d) Committee members shall serve without pay but shall be reimbursed	
28	expenses by the Department at the rates set out in G.S. 138-6.	
29	"§ 58-64A-375. Other licensing or regulation.	
30	(a) Nothing in this Article affects the authority of the Department of Health a	nd Human
31	Services or any successor agency otherwise provided by law to license or regulate any	<u>long-term</u>
32	care facility.	
33	(b) Continuing care retirement communities and providers licensed under this	
34	are also subject to the provisions of the North Carolina Condominium Act under Chap	
35	the General Statutes shall not be subject to the provisions of Chapter 39A of the Gener	
36	provided that the continuing care retirement community's declaration of condominiu	
37	require the payment of any fee or charge not otherwise provided for in a resident's	
38	care contract, or other separate contract for the provisions of membership or services.	
39 40	<ul> <li>(a) The Commissioner or the Commissioner's designee may, in the Commissioner's designee m</li></ul>	missioner's
41	discretion, visit a provider offering continuing care in this State to examine its books a	
42	Expenses incurred by the Commissioner in conducting examinations under this sector	
43	paid by the provider examined.	<u>on man de</u>
44	(b) The provisions of G.S. $58-2-131$ , $58-2-132$ , $58-2-133$ , $58-2-134$ , $58-2-155$	. 58-2-180.
45	58-2-185, and 58-6-5 apply to this Article and are hereby incorporated by reference.	
46	(c) If a provider relies on a contractual or financial relationship with another	r person in
47	order to meet the financial requirements of this Article, the Commissioner or the Comm	missioner's
48	designee may examine the person that has a contractual or financial relationship with the	
49	to the extent necessary to ascertain the financial condition of the provider.	
50	(d) <u>A provider shall make a copy of the examination report issued by the Con</u>	nmissioner
51	available for inspection by all residents within 10 business days after issuance."	

1 SECTION 3. This act becomes effective December 1, 2025, and applies to (i)

- 2 offenses committed on or after that date and (ii) contracts issued, renewed, or amended on or
- 3 after that date.