LC002542

### STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2025**

#### AN ACT

RELATING TO COMMERCIAL LAW -- GENERAL REGULATORY PROVISIONS -- RIGHT TO CONSUMER ACCESS TO POWERED WHEELCHAIR REPAIRS

Introduced By: Senators McKenney, Britto, DiPalma, Lawson, Tikoian, and LaMountain

Date Introduced: March 27, 2025

Referred To: Senate Commerce

It is enacted by the General Assembly as follows:

1 SECTION 1. Title 6 of the General Laws entitled "COMMERCIAL LAW — GENERAL 2 REGULATORY PROVISIONS" is hereby amended by adding thereto the following chapter: 3 **CHAPTER 61** 4 RIGHT TO CONSUMER ACCESS TO POWERED WHEELCHAIR REPAIRS 5 6-61-1. Definitions. For purposes of this chapter, unless the context otherwise requires: 6 7 (1) "Authorized repair supplier" means an individual or business who is unaffiliated with an original equipment manufacturer and who has an arrangement with the original equipment 8 9 manufacturer, for a definite or indefinite period, under which the original equipment manufacturer grants to the individual or business a license to use a trade name, service mark, or other proprietary 10 11 identifier for the purposes of offering the services of inspection, diagnosis, maintenance, or repair 12 of powered wheelchairs under the name of the original equipment manufacturer, or other 13 arrangement with the original equipment manufacturer to offer those services on behalf of the 14 original equipment manufacturer. An original equipment manufacturer who offers the services of

inspection, diagnosis, maintenance, or repair of its own powered wheelchairs, and who does not

have an arrangement with an unaffiliated individual or business, shall be considered an authorized

18 (2) "Commissioner" means the health insurance commissioner.

repair supplier with respect to that equipment.

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1	(3) Complex manual wheelchair means manually driven complex wheelchair that can
2	accommodate rehabilitative accessories and features.
3	(4) "Complex power wheelchair" means a power-driven complex wheelchair, as defined
4	by the Center for Medicare and Medicaid Services ("CMS") that is classified as a Group 2 power
5	wheelchair with power options that can accommodate rehabilitative features to include, but not
6	limited to, tilt in space; or a Group 3, Group 4 or Group 5 power wheelchair.
7	(5) "Complex rehabilitation technology (CRT)" or "complex wheelchair" means items that
8	are individually configured for individuals to meet their specific and unique medical, physical, and
9	functional needs and capacities for basic activities of daily living and instrumental activities of
10	daily living identified as medically necessary, and shall include options and accessories related to
11	any of such items. Current healthcare common procedure coding system ("HCPCS") shall fall
12	under the definition of complex rehabilitation technology, and any amendments to HCPCS
13	subsequently added or created by the federal government shall be included within the definition of
14	complex rehabilitation technology and shall be added to the covered HCPC list.
15	(6) "Complex rehabilitation wheelchair manufacturer" or "manufacturer" means a person
16	or company that designs, develops, tests, and produces finished systems or components of those
17	systems and sells all products or components to:
18	(i) Authorized providers for distribution; or
19	(ii) To other manufacturers for the production of more complex wheelchair systems.
20	Manufacturers are also responsible for maintaining compliance with relevant production
21	regulations and standards and reporting as designated by federal and state authorities.
22	(7) "Consumer" means a member of a health carrier who uses a complex rehab technology
23	with which the CRT supplier has a contractual relationship.
24	(8) "Consumer-owned backup complex power wheelchair" means a retired power
25	wheelchair, that can be safely used by the consumer when a manual backup or suitable loaner
26	wheelchair cannot be supplied to meet the consumer's medical needs.
27	(9) "Covered person" means a policyholder, subscriber, or other person participating in a
28	policy, contract, or plan that provides for third-party payment or prepayment of health or medical
29	<u>expenses.</u>
30	(10) "Defect" means an abnormality that impairs the quality, function, or utility of a
31	wheelchair from its intended design and purpose.
32	(11) "Department" means the department of business regulation established pursuant to the
33	provisions of chapter 14 of title 42.
34	(12) "Embedded software" means any programmable instructions provided on firmware

1	delivered with an electronic component of equipment, or with a part for that equipment, for
2	purposes of equipment operation, including all relevant patches and fixes made by the manufacturer
3	of the equipment or part for these purposes.
4	(13) "Evaluation/diagnostic time" means time and labor during which a qualified
5	technician troubleshoots and diagnoses any wheelchair adjustments or repair needs.
6	(14) "Executive office" means the executive office of health and human services, the
7	agency designated by state law and the Medicaid state plan as the Medicaid single state agency.
8	(15) "Fair and reasonable terms and costs," with respect to obtaining manufacturer
9	documentation, parts, embedded software, firmware, or tools from a manufacturer to provide
10	services, means terms that are equivalent to the most favorable terms that the manufacturer offers
11	to an authorized repair supplier and costs to the buyer that are no greater than the manufacturer's
12	suggested retail price:
13	(i) For documentation, including any relevant updates, "fair and reasonable terms and
14	costs" also means at no charge, except that, when the documentation is requested in physical printed
15	form, a charge may be included for the reasonable actual costs of preparing and sending the copy;
16	(ii) For software tools, "fair and reasonable terms and costs" also means all of the
17	<u>following:</u>
18	(A) Provided at no charge and without requiring authorization or Internet access;
19	(B) Without imposing impediments to access or use, in the course of effecting the
19 20	(B) Without imposing impediments to access or use, in the course of effecting the diagnosis, maintenance, or repair and without impairing the efficient and cost-effective
20	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective
20 21	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;
20 21 22	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;
20 21 22 23	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier,
20 21 22 23 24	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier, "fair and reasonable terms and costs" means an equitable price charged to the buyer in consideration
20 21 22 23 24 25	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier, "fair and reasonable terms and costs" means an equitable price charged to the buyer in consideration of the actual cost to the original equipment manufacturer to prepare and distribute the part, tool,
220 221 222 223 224 225 226	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier, "fair and reasonable terms and costs" means an equitable price charged to the buyer in consideration of the actual cost to the original equipment manufacturer to prepare and distribute the part, tool, service access method, or documentation, exclusive of any research and development costs
220 221 222 223 224 225 226 227	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier, "fair and reasonable terms and costs" means an equitable price charged to the buyer in consideration of the actual cost to the original equipment manufacturer to prepare and distribute the part, tool, service access method, or documentation, exclusive of any research and development costs incurred.
220 221 222 223 224 225 226 227 228	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier, "fair and reasonable terms and costs" means an equitable price charged to the buyer in consideration of the actual cost to the original equipment manufacturer to prepare and distribute the part, tool, service access method, or documentation, exclusive of any research and development costs incurred.  (16) "Firmware" means a software program or set of instructions programmed on
220 221 222 223 224 225 226 227 228 229	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier, "fair and reasonable terms and costs" means an equitable price charged to the buyer in consideration of the actual cost to the original equipment manufacturer to prepare and distribute the part, tool, service access method, or documentation, exclusive of any research and development costs incurred.  (16) "Firmware" means a software program or set of instructions programmed on equipment, or on a part for that equipment, to allow the equipment or part to communicate within
220 221 222 223 224 225 226 227 228 229	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier, "fair and reasonable terms and costs" means an equitable price charged to the buyer in consideration of the actual cost to the original equipment manufacturer to prepare and distribute the part, tool, service access method, or documentation, exclusive of any research and development costs incurred.  (16) "Firmware" means a software program or set of instructions programmed on equipment, or on a part for that equipment, to allow the equipment or part to communicate within itself or with other computer hardware.
220 221 222 223 224 225 226 227 228 229 330 331	diagnosis, maintenance, or repair and without impairing the efficient and cost-effective performance of the diagnosis, maintenance, or repair;  (C) Enables full functionality;  (iii) If an original equipment manufacturer does not utilize an authorized repair supplier, "fair and reasonable terms and costs" means an equitable price charged to the buyer in consideration of the actual cost to the original equipment manufacturer to prepare and distribute the part, tool, service access method, or documentation, exclusive of any research and development costs incurred.  (16) "Firmware" means a software program or set of instructions programmed on equipment, or on a part for that equipment, to allow the equipment or part to communicate within itself or with other computer hardware.  (17) "Health care professional" means an individual who is licensed, registered, or certified

1	insurance coverage including, but not limited to, an insurance company, a health maintenance
2	organization and a nonprofit hospital and medical service corporation.
3	(19) "Independent repair provider" means an individual or business, other than the
4	manufacturer, that is engaged in the services of inspection, diagnosis, maintenance, or repair of
5	equipment for the purposes of returning it to the safety and performance specifications established
6	by the manufacturer and to meet its original intended use.
7	(20) "Inoperable" means when a wheelchair becomes unusable due to a mechanical or
8	electronic breakdown or failure.
9	(21) "Loaner" means a properly working wheelchair that performs the essential functions
10	of the original wheelchair and that is provided to the consumer on a temporary basis while the
11	consumer's wheelchair is being repaired/replaced. A "loaner" wheelchair is further defined to be
12	in good working order, does not create any threat to the consumer's health or safety, and need not
13	be new or identical to or have the same functional capabilities as those of the original wheelchair.
14	(22) "Manufacturer documentation" means any manual, diagram, reporting output, service
15	code description, schematic, or other guidance or information used in effecting the services of
16	inspection, diagnosis, maintenance, or repair of powered wheelchairs.
17	(23) "Medical documentation" means any chart notes, letters of medical necessity,
18	prescriptions, or other clinical documentation demonstrating the initial or continued medical
19	necessity of qualifying complex rehabilitation technology.
20	(24) "Non-conformity" means a condition or defect that significantly impairs the use,
21	value, function or safety of an assistive device or any of its components, but does not include a
22	condition or defect of the device that is the result of:
23	(i) Abuse, misuse or neglect by a consumer;
24	(ii) Modifications or alterations not authorized by the manufacturer;
25	(iii) Normal wear;
26	(iv) Normal use which may be resolved through a fitting adjustment, routine maintenance,
27	preventative maintenance or proper care; or
28	(v) A consumer's failure to follow any manufacturer's written service and maintenance
29	guidelines furnished to the customer at the time of purchase.
30	(25) "Prior authorization" means any requirement held by the payer that the covered person
31	or the qualified complex rehabilitation technology supplier obtain written or verbal approval from
32	the payer [or other insurer] before completing needed services or providing equipment to a covered
33	<u>person.</u>
34	(26) "Qualified compley rehabilitation technology professional" means an individual who

1	is certified as an assistive technology professional (71117 by a professional organization providing
2	certification of assistive technology professions.
3	(27) "Qualified complex rehabilitation technology supplier" or "supplier" means a
4	company or entity that meets all of the following criteria:
5	(i) Is accredited by a recognized accrediting organization as a supplier of complex
6	rehabilitation technology;
7	(ii) Is an employer of at least one qualified complex rehabilitation technology professional
8	to analyze the needs and capacities of the complex needs consumer in consultation with qualified
9	health care professionals, to participate in the selection of appropriate complex rehabilitation
10	technology for those needs and capacities of the complex needs consumer, and to provide training
11	in the proper use of the complex rehabilitation technology;
12	(iii) Requires a qualified complex rehabilitation technology professional to be physically
13	present for the evaluation and determination of appropriate complex rehabilitation technology for
14	a complex needs consumer;
15	(iv) Has the capability to provide service and repair by trained technicians for all complex
16	rehabilitation technology it sells; and
17	(v) Provides written information at the time of delivery of the complex rehabilitation
18	technology to the complex needs consumer stating how the complex needs consumer may receive
19	service and repair for the complex rehabilitation technology.
20	(28) "Recipient" means a person receiving benefits under the state Medicaid program,
21	including a person whose Medicaid eligibility is being redetermined.
22	(29) "Third party payer" means an entity other than the consumer of healthcare supplier,
23	that reimburses and manages health care expenses, such as insurance companies and government
24	payers.
25	(30) "Tools" means any software program, hardware, or other apparatus used in inspection,
26	diagnosis, maintenance, or repair of powered wheelchairs, including software or other mechanisms
27	that provision, program, or pair a new part, calibrate functionality, or perform any other function
28	required to bring the product back to fully functional condition.
29	(31) "Trade secret" shall have the same meaning as set forth in § 6-41-1.
30	(32) "Trip/travel allowance" means compensation for travel to the recipient's home or
31	location for the purpose of facilitating a repair to a complex wheelchair.
32	(33) "Warranty" means a guarantee made by a manufacturer regarding the integrity or
33	condition of the product and the terms and conditions under which repairs, refunds, or exchanges
34	shall be made if the product does not function as originally described or intended within a specified

1	period.
2	6-61-2. No prior authorization for repair of complex wheelchairs.
3	(a) A health plan's coverage and payment of complex wheelchair repairs shall not require:
4	(1) A qualified complex rehabilitation technology supplier to obtain any form of prior
5	authorization; or
6	(2) Any medical documentation to complete repairs for consumer-owned complex
7	rehabilitation technology.
8	(b) The complex rehabilitation technology supplier shall maintain documentation of any
9	repairs and/or maintenance completed for consumer-owned complex wheelchairs. Such
10	documentation shall not be subject to general audits.
11	6-61-3. Requirement for suppliers to service what they sell.
12	A supplier who sells complex power or complex manual wheelchairs shall meet the criteria
13	of a "qualified complex rehabilitation technology supplier", as defined in § 6-61-1 and for complex
14	wheelchairs that a supplier has sold, the supplier is required to offer service and repairs during the
15	wheelchair's useful life expectancy, unless:
16	(1) The consumer has moved outside of the original supplier's service area;
17	(2) The damage that requires repair is the result of consumer abuse or misuse of the
18	equipment that restricts coverage by the client's health plan, and the client refuses to pay for the
19	repairs; or
20	(3) The consumer or their representative poses a potential threat to the health and safety of
21	the supplier or is otherwise abusive.
22	6-61-4. Consumer access to parts Self repairs.
23	(a) For the purpose of providing services for power wheelchair equipment, an original
24	equipment manufacturer shall, with fair and reasonable terms and costs, make available, as defined
25	in § 6-61-1, to an independent repair supplier or consumer of the manufacturer's equipment,
26	manufacturer documentation, parts, embedded software, firmware, or tools that are intended for
27	use with the equipment or any part, including updates to documentation, parts, embedded software,
28	firmware, or tools.
29	(b) With respect to power wheelchair equipment that contains an electronic security lock
30	or other security-related function, an original power wheelchair equipment manufacturer shall, with
31	fair and reasonable terms and costs, make available to independent repair suppliers and owners any
32	manufacturer documentation, parts, embedded software, firmware, or tools needed to reset the lock
33	or function when disabled in the course of providing services. The manufacturer may make the
34	documentation, parts, embedded software, firmware, or tools available to independent repair

1	suppliers and consumers unough appropriate secure release systems.
2	(c) For powered wheelchairs, consumers can self-repair or have repairs performed by an
3	independent repair supplier. This section shall not apply to any part(s) requiring programmability.
4	calibration, or clinical involvement to ensure appropriate consumer seating and positioning. Items
5	included in this section for powered wheelchairs shall include:
6	(1) Batteries;
7	(2) Battery chargers;
8	(3) Nonprogrammable joysticks;
9	(4) Joystick housings or brackets;
10	(5) Wheel assembly;
11	(6) Non-positioning accessories;
12	(7) Anti-tip devices;
13	(8) Armrests, excluding positioning components, designed for adjustment by a therapist or
14	assistive technology professional;
15	(9) Caster spheres;
16	(10) Cosmetic shrouding; and
17	(11) Nonpowered leg lowers.
18	(d) This chapter does not require an original power wheelchair equipment manufacturer to
19	divulge a trade secret, except as necessary to provide documentation, parts, tools, service access
20	methods, and training courses and materials on fair and reasonable terms. An original equipment
21	manufacturer may redact documentation to remove trade secrets from the documentation before
22	providing access to the documentation if the usability of the redacted documentation for the purpose
23	of providing services is not diminished. An original equipment manufacturer may withhold
24	information regarding a component of, design of, functionality of, or process of developing a part,
25	embedded software, firmware, or a tool if the information is a trade secret and the usability of the
26	part, embedded software, firmware, or tool for the purpose of providing services is not diminished.
27	(e) An original power wheelchair manufacturer which fails to produce a replacement part
28	because the part is out of stock and the manufacturer is unable to obtain the part, shall not be subject
29	to the penalties as provided in chapter 13.1 of title 6 if the original equipment manufacturer does
30	the following:
31	(1) Informs the consumer or independent repair provider that the part is out of stock, and,
32	consequently, the manufacturer is unable to obtain the part; and
33	(2) Makes the part available to the consumer or independent repair provider within five (5)
34	business days of when the part becomes available.

1	(1) An original equipment manufacturer is not liable for faulty or otherwise improper
2	repairs provided by independent repair suppliers or owners, including faulty or otherwise improper
3	repairs that cause any of the following:
4	(1) Damage to a powered wheelchair that occurs during the repairs;
5	(2) Any indirect, incidental, or consequential damages; or
6	(3) An inability to use, or a reduced functionality of, a powered wheelchair resulting from
7	faulty or otherwise improper repair.
8	6-61-5. Rules and regulations.
9	The department of business regulation may promulgate rules and regulations to implement
10	and enforce the provisions of §§ 6-61-2, 6-61-3 and 6-61-2.
11	6-61-6. Application and scope.
12	(a) This chapter applies to the following classes of third-party payment supplier contracts,
13	policies, or plans delivered, issued for delivery, continued, or renewed in this state on or after
14	January 1, 2026:
15	(1) Individual or group accident and sickness insurance providing coverage, pursuant to
16	chapter 18 of title 27, on an expense incurred basis; and
17	(2) An individual or group hospital, chapter 19 of title 27 or medical service contract issued
18	pursuant to chapter 20 of title 27; and
19	(3) An individual or group health maintenance organization contract regulated under
20	chapter 41 of title 27; and
21	(4) A plan established for public employees pursuant to chapter 12 of title 36; and
22	(5) The medical assistance program under chapter 8 of title 40 including all managed care
23	organizations acting pursuant to a contract with the executive office of health and human services
24	to administer the medical assistance program.
25	(b) The commissioner may promulgate rules and regulations to implement and enforce the
26	provisions of this section.
27	SECTION 2. This act shall take effect upon passage.
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# EXPLANATION

### BY THE LEGISLATIVE COUNCIL

OF

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# RELATING TO COMMERCIAL LAW -- GENERAL REGULATORY PROVISIONS -- RIGHT TO CONSUMER ACCESS TO POWERED WHEELCHAIR REPAIRS

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1	This act would provide that original power wheelchair equipment manufacturers would be
2	required to provide to independent service providers repair information and tools to maintain and
3	repair original power wheelchair equipment.
4	This act would take effect upon passage.
	LC002542