**South Carolina General Assembly**

124th Session, 2021-2022

**S. 744**

**STATUS INFORMATION**

General Bill

Sponsors: Senator Bennett

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Companion/Similar bill(s): 4220

Introduced in the Senate on April 8, 2021

Currently residing in the Senate Committee on **Banking and Insurance**

Summary: Life Insurance

**HISTORY OF LEGISLATIVE ACTIONS**

Date Body Action Description with journal page number

4/8/2021 Senate Introduced and read first time ([Senate Journal‑page 6](file:///h:\sj\20210408.docx))

4/8/2021 Senate Referred to Committee on **Banking and Insurance** ([Senate Journal‑page 6](file:///h:\sj\20210408.docx))

4/9/2021 Scrivener's error corrected

View the latest [legislative information](http://www.scstatehouse.gov/billsearch.php?billnumbers=744&session=124&summary=B) at the website

**VERSIONS OF THIS BILL**

[4/8/2021](file:///p:\pprever\2021-22\744_20210408.docx)

[4/9/2021](file:///p:\pprever\2021-22\744_20210409.docx)

**A** **BILL**

TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA, 1976, BY ADDING SECTION 38‑63‑230 SO AS TO PROVIDE FOR MUTUAL RESCISSION OF INDIVIDUAL LIFE INSURANCE POLICIES; AND TO AMEND SECTION 38‑63‑220, RELATING TO REQUIRED INDIVIDUAL LIFE INSURANCE POLICY PROVISIONS, SO AS TO ALLOW FOR THE MUTUAL DECISION TO TERMINATE OR RESCIND A POLICY OF INSURANCE.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Article 3, Chapter 63, Title 38 of the 1976 Code is amended by adding:

“Section 38‑63‑230. (A) An insurer may rescind a life insurance policy by:

(1) a mutual agreement executed by all parties; or

(2) proving a fraudulent or material misrepresentation by clear and convincing evidence in a court of competent jurisdiction.

(B) Mutual rescission of a policy may be accomplished within the two‑year contestability period in Section 38‑63‑220(d) by:

(1) mailing a certified letter to the last known address on record of the policy owner or, if the owner is deceased, the beneficiary, notifying the owner or beneficiary that the insurer is seeking a mutual rescission of the policy. The letter must inform the owner or beneficiary the policy is being rescinded for false statements included in the application and includes the important notice language set forth in subsection (C);

(2) including a check reimbursing the policy owner or beneficiary the premium paid to the insurer with language stamped on the back of the check stating that cashing the check means the policy owner agrees the policy is void and no benefits will be paid under the policy; and

(3) the owner or beneficiary signing and cashing or depositing the premium reimbursement check, which will be deemed an acceptance of the proposed mutual rescission of the policy.

(C) Any certified letter proposing the rescission of a life insurance policy during the contestability period must include the following language in bold face type:

‘IMPORTANT NOTICE:

This letter proposes to void and rescind the policy issued to you for material misrepresentation based on statements made on your application for insurance. The rescission of a policy means the policy is void and no benefits will be paid under the terms and conditions of the policy. You do not have to agree to the rescission of this policy. If you do not agree, you must return or destroy the premium reimbursement check enclosed with this certified letter. By cashing or depositing the premium reimbursement check, you are agreeing to the rescission of this policy which means the policy is void as of the original date of issuance and no benefits will be due or paid under the terms and conditions of the policy. If you do not agree to rescind this policy, the insurer has the right, in its sole discretion, to bring a legal action to rescind the policy in accordance with South Carolina law.

You have the right to speak with an attorney concerning this notice. You also have the right to bring an action in court if your policy is canceled or your claim for benefits is denied for material representation. If you have any questions concerning this proposal, please contact the insurer at the number listed in the letter.’

(D) Insurance policies that are guaranteed issue or are not underwritten are not subject to mutual rescission.”

SECTION 2. Section 38‑63‑220(d) of the 1976 Code is amended to read:

“(d) a provision that the policy and any rider or supplemental benefits attached to the policy are incontestable as to the truth of the application for insurance and to the representations of the insured individual after they have been in force during the lifetime of the insured for a period of two years from their date of issue. Any rider or supplemental benefits subsequently attached to the policy are incontestable as to the truth of the application for the rider or supplemental benefits and to the representations of the insured individual after they have been in force during the lifetime of the insured for a period of two years from their date of issue. If an insurer institutes proceedings to vacate a policy on the ground of the falsity of the representations contained in the application for the policy, the proceedings must commence within the time permitted in this subsection. Nothing in this section precludes the parties from reaching a mutual agreement to terminate or rescind a policy pursuant to Section 38-63-230;”

SECTION 3. This act takes effect upon approval of the Governor.

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