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greater than 3 years before:

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2000 Regular Session Olr2429 CF Olr2428

By: Delegate Marriott (Baltimore City Administration) Introduced and read first time: February 10, 2000 Assigned to: Economic Matters A BILL ENTITLED 1 AN ACT concerning 2 Automobile Insurance Rates - Geographic Area 3 FOR the purpose of prohibiting an insurer from establishing a rate for automobile insurance based on a geographic area smaller than a certain region; and 4 5 generally relating to rates for automobile insurance under prior approval rate 6 making and competitive rating insurance rating law. 7 BY repealing and reenacting, with amendments, Article - Insurance 8 9 Section 11-215 and 11-318 10 Annotated Code of Maryland (1997 Volume and 1999 Supplement) 11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 12 13 MARYLAND, That the Laws of Maryland read as follows: 14 **Article - Insurance** 15 11-215. All automobile insurance rates shall be made in accordance with the principles set forth in this section. 17 18 An insurer under an automobile liability insurance policy may not 19 classify or maintain an insured for a period longer than 3 years in a classification that 20 entails a higher premium: because of a specific claim; or 21 (i) because of the insured's driving record. 22 (ii) 23 For the purpose of determining whether to classify an insured in a 24 classification that entails a higher premium, an insurer may review only a period not

if the policy has not yet been issued:

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1			1.	the date of the application; or
2			2.	the proposed effective date of the policy; or
3		(ii)	on rene	ewal of a policy, the effective date of the renewal.
4	(3)	The ren	noval of a	a discount is not a violation of this subsection.
7	(c) An insurer's automobile and physical damage insurance premiums shall reflect the reduction in claims, if any, attributable to the requirement that drivers under the age of 18 years must acquire a provisional driver's license before acquiring a driver's license.			
11 12	(d) For purposes of reclassifying an insured in a classification that entails a higher premium, an insurer under an automobile insurance policy may not consider accident reports and abstracts of court convictions that relate to driving an emergency vehicle and that are on record with the Motor Vehicle Administration, as provided in § 16-117(b) of the Transportation Article.			
16 17 18 19	(e) For purposes of reclassifying an insured in a classification that entails a higher premium, an insurer under an automobile insurance policy may not consider a probation before judgment disposition of a motor vehicle law offense, a civil penalty imposed pursuant to § 21-202.1 of the Transportation Article, or a first offense of driving with an alcohol concentration of 0.10 or more under § 16-205.1 of the Transportation Article on record with the Motor Vehicle Administration, as provided in § 16-117(b) of the Transportation Article.			
23	1 (f) If the insured under an automobile insurance policy notifies the insurer of 2 a change in circumstances that justifies reclassifying the insured in a different 3 classification or territory, the insurer shall adjust the premium charged the insured 4 from the date of notification.			
	(g) For motor vehicle personal injury and property damage coverage, an insurer may provide a reduction in rates based on actuarial justification to an insured who:			
28	(1)	is at lea	st 55 year	ars old; and
29 30	(2) within the last 2 years, has completed successfully a course in accident prevention:			
31		(i)	that is a	approved by the Motor Vehicle Administration;
32 33	number of hours that	(ii) the Moto		cludes classroom instruction or practice driving of the cle Administration requires; and
34 35	completion of the co	(iii) urse.	for which	ich the insured has received a certificate that certifies the

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- 1 (H)AN INSURER MAY NOT ESTABLISH A RATE FOR AUTOMOBILE INSURANCE 2 BASED ON A GEOGRAPHIC AREA SMALLER THAN A REGION CONSISTING OF AT LEAST 3 TWO COUNTIES. 4 11-318. All automobile insurance rates shall be made in accordance with the (a) 6 principles set forth in this section. 7 An insurer under an automobile liability insurance policy may not (b) 8 classify or maintain an insured for a period longer than 3 years in a classification that entails a higher premium: 10 (i) because of a specific claim; or 11 (ii) because of the insured's driving record. 12 (2)For the purpose of determining whether to classify an insured in a 13 classification that entails a higher premium, an insurer may review only a period not 14 greater than 3 years before: 15 if the policy has not yet been issued: (i) 1. the date of the application; or 16 17 2. the proposed effective date of the policy; or 18 (ii) on renewal of a policy, the effective date of the renewal. 19 The removal of a discount is not a violation of this subsection. (3) 20 An insurer's automobile and physical damage insurance premiums shall 21 reflect the reduction in claims, if any, attributable to the requirement that drivers 22 under the age of 18 years must acquire a provisional driver's license before acquiring 23 a driver's license. 24 (d) For purposes of reclassifying an insured in a classification that entails a 25 higher premium, an insurer under an automobile insurance policy may not consider 26 accident reports and abstracts of court convictions that relate to driving an emergency 27 vehicle and that are on record with the Motor Vehicle Administration, as provided in
- 28 § 16-117(b) of the Transportation Article.
- For purposes of reclassifying an insured in a classification that entails a 30 higher premium, an insurer under an automobile insurance policy may not consider a 31 probation before judgment disposition of a motor vehicle law offense, a civil penalty 32 imposed pursuant to § 21-202.1 of the Transportation Article, or a first offense of 33 driving with an alcohol concentration of 0.10 or more under § 16-205.1 of the 34 Transportation Article on record with the Motor Vehicle Administration, as provided 35 in § 16-117(b) of the Transportation Article.

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- 1 (f) If the insured under an automobile insurance policy notifies the insurer of 2 a change in circumstances that justifies reclassifying the insured in a different 3 classification or territory, the insurer shall adjust the premium charged the insured 4 from the date of notification. 5 For motor vehicle personal injury and property damage coverage, an 6 insurer may provide a reduction in rates based on actuarial justification to an insured 7 who: 8 (1) is at least 55 years old; and 9 (2) within the last 2 years, has completed successfully a course in 10 accident prevention: 11 (i) that is approved by the Motor Vehicle Administration; 12 (ii) that includes classroom instruction or practice driving of the 13 number of hours that the Motor Vehicle Administration requires; and 14 (iii) for which the insured has received a certificate that certifies the 15 completion of the course. AN INSURER MAY NOT ESTABLISH A RATE FOR AUTOMOBILE INSURANCE 16 (H)
- BASED ON A GEOGRAPHIC AREA SMALLER THAN A REGION CONSISTING OF AT LEAST
- 18 TWO COUNTIES.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 19 20 October 1, 2000.