Chapter 36

## (Senate Bill 8)

AN ACT concerning

# Insurance - Risk Management and Own Risk and Solvency Assessment Act

FOR the purpose of requiring certain insurers carriers to maintain a risk management framework for certain purposes; requiring certain insurers carriers or certain insurance groups to conduct an own risk and solvency assessment regularly or at any time when there are significant changes to the insurer's carrier's or insurance group's risk profile; requiring certain insurers carriers to provide submit to the Maryland Insurance Commissioner <del>with</del> an own risk and solvency assessment report or reports on request or if the Commissioner is the lead state commissioner of a certain insurance group; requiring a carrier to determine a certain date of a certain filing and notify the Commissioner of the anticipated date; requiring a certain executive to sign a certain report and attest to certain facts; requiring certain reports to be accompanied by a certain translation; establishing the manner in which certain <del>insurers</del> carriers may comply with the reporting requirement; providing for certain insurers carriers to be exempt from the own risk and solvency assessment reporting requirement under certain circumstances; providing that certain insurers carriers that are not exempt from the own risk and solvency assessment reporting requirement may apply for a waiver under certain circumstances; describing certain factors that the Commissioner may consider when determining whether to grant a waiver; authorizing the Commissioner to require the own risk and solvency assessment reporting for an insurer a carrier that has a risk-based capital that is at a certain level, meets certain standards for of an insurer a carrier deemed in a financially hazardous condition, or exhibits qualities of a troubled insurer carrier; requiring an insurer a carrier that was exempt from the own risk and solvency assessment reporting requirement but no longer qualifies for an exemption to comply with the requirements of certain provisions of this Act within a certain period of time; requiring the own risk and solvency assessment report to be prepared consistent with a certain manual; requiring certain documentation and supporting information for the own risk and solvency assessment report to be maintained by the insurer carrier in accordance with certain financial examination requirements and made available on examination or request of the Commissioner; requiring the Commissioner to review the report and request additional information using certain procedures; requiring the report to include a certain summary; authorizing the Commissioner to retain certain consultants for certain purposes; providing that certain <del>documents and</del> information <del>are</del> is confidential and privileged <u>and may not be</u> subject to certain provisions of law, subpoena, or discovery or admission in evidence in a certain action; prohibiting the Commissioner, except under certain circumstances, from making certain information public without the prior written consent of a certain carrier; providing that certain confidential information may be shared with certain entities and persons under certain circumstances; authorizing the Commissioner to receive certain information under certain circumstances;

requiring the Commissioner to enter into a written agreement with certain persons governing the sharing and use of certain information; requiring that certain elements be included in a written the agreement governing the sharing of certain information with certain entities; providing that the sharing of certain information and documents by the Commissioner may not constitute a delegation of regulatory authority or rulemaking; providing that the Commissioner is solely responsible for the administration, execution, and enforcement of certain provisions of this Act; providing that a waiver of a certain privilege or claim of confidentiality in certain information may not occur as a result of the disclosure or sharing of the information under certain circumstances; authorizing establishing certain penalties for the violation of this Act failure to timely file a certain report; authorizing the Commissioner to reduce a certain penalty under certain circumstances; providing that a certain provision of this Act does not limit the authority of the Commissioner to take certain actions; authorizing the Commissioner to adopt regulations to carry consistent with <del>out</del> certain provisions of this Act; providing for the purposes and application of certain provisions of this Act; defining certain terms; providing for a delayed effective date; and generally relating to insurer carrier risk management and solvency.

## BY adding to

Article – Insurance

Section 32–101 through 32–110 to be under the new title "Title 32. Risk Management and Own Risk and Solvency Assessment Act"

Annotated Code of Maryland

(2011 Replacement Volume and 2016 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

### Article - Insurance

TITLE 32. RISK MANAGEMENT AND OWN RISK AND SOLVENCY ASSESSMENT ACT. 32–101.

- (A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
  - (B) "CARRIER" MEANS:
    - (1) AN INSURER;
    - (2) A NONPROFIT HEALTH SERVICE PLAN;
    - (3) A HEALTH MAINTENANCE ORGANIZATION; OR

### (4) A DENTAL PLAN ORGANIZATION.

- (B) (C) "INSURANCE GROUP" MEANS, FOR THE PURPOSE OF CONDUCTING AN ORSA, THOSE INSURERS CARRIERS AND AFFILIATES THAT ARE INCLUDED WITHIN AN INSURANCE HOLDING COMPANY SYSTEM AS DEFINED IN § 7–101 OF THIS ARTICLE.
- (C) (1) "INSURER" HAS THE MEANING STATED IN § 1–101 OF THIS ARTICLE.
- (2) "INSURER" DOES NOT INCLUDE AN AGENCY, AUTHORITY, OR INSTRUMENTALITY OF THE UNITED STATES, A STATE, OR A POLITICAL SUBDIVISION OF A STATE.
- (D) "NAIC" MEANS THE NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS.
- (E) "OWN RISK AND SOLVENCY ASSESSMENT" OR "ORSA" MEANS A CONFIDENTIAL INTERNAL ASSESSMENT, APPROPRIATE TO THE NATURE, SCALE, AND COMPLEXITY OF AN INSURER A CARRIER OR INSURANCE GROUP, THAT THE INSURER CARRIER OR INSURANCE GROUP CONDUCTS, OF THE MATERIAL AND RELEVANT RISKS ASSOCIATED WITH THE INSURER'S CARRIER'S OR INSURANCE GROUP'S CURRENT BUSINESS PLAN AND THE SUFFICIENCY OF CAPITAL RESOURCES TO SUPPORT THOSE RISKS.
- (F) "ORSA GUIDANCE MANUAL" MEANS THE CURRENT VERSION OF THE OWN RISK AND SOLVENCY ASSESSMENT GUIDANCE MANUAL DEVELOPED AND ADOPTED BY THE NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS.
- (G) "ORSA-RELATED INFORMATION" MEANS ANY DOCUMENT, MATERIAL, OR OTHER INFORMATION RELATED TO AN ORSA, AN ORSA SUMMARY REPORT, OR A RISK MANAGEMENT FRAMEWORK OF AN INSURER A CARRIER OR INSURANCE GROUP.
- (H) "ORSA SUMMARY REPORT" MEANS A CONFIDENTIAL HIGH-LEVEL SUMMARY OF THE ORSA OF AN INSURER A CARRIER OR INSURANCE GROUP.
- (I) "SUPERVISORY COLLEGE" HAS THE MEANING STATED IN § 2–209.1 OF THIS ARTICLE.

32-102.

(A) THE PURPOSES OF THIS TITLE ARE TO:

- (1) REQUIRE AN INSURER A CARRIER OR INSURANCE GROUP TO MAINTAIN A RISK MANAGEMENT FRAMEWORK AND COMPLETE AN ORSA;
- (2) SET THE REQUIREMENTS FOR FILING AN ORSA SUMMARY REPORT WITH THE COMMISSIONER; AND
- (3) PROVIDE FOR THE CONFIDENTIAL TREATMENT OF THE ORSA, THE ORSA SUMMARY REPORT, AND OTHER ORSA-RELATED INFORMATION.
- (B) This title applies to all <del>insurers</del> <u>carriers</u> domiciled in the State that are not exempt under § 32–106 of this title.

### 32-103.

- (A) EACH <u>INSURER</u> <u>CARRIER</u> SUBJECT TO THIS TITLE SHALL MAINTAIN A RISK MANAGEMENT FRAMEWORK FOR IDENTIFYING, ASSESSING, MONITORING, MANAGING, AND REPORTING ITS MATERIAL AND RELEVANT RISKS.
- (B) AN INSURER A CARRIER MAY SATISFY THIS REQUIREMENT IF THE INSURANCE GROUP OF WHICH THE INSURER CARRIER IS A MEMBER MAINTAINS A RISK MANAGEMENT FRAMEWORK THAT APPLIES TO THE OPERATIONS OF THE INSURER CARRIER.

#### 32-104.

(A) SUBJECT TO § 32–106 OF THIS TITLE, AN INSURER A CARRIER, OR THE INSURANCE GROUP OF WHICH THE INSURER CARRIER IS A MEMBER, SHALL REGULARLY CONDUCT AN ORSA CONSISTENT WITH THE PROCESS OUTLINED IN THE ORSA GUIDANCE MANUAL.

### (B) THE ORSA SHALL BE CONDUCTED:

- (1) REGULARLY, BUT NOT LESS THAN ONCE EACH YEAR; AND
- (2) AT ANY TIME WHEN THERE IS A SIGNIFICANT CHANGE TO THE RISK PROFILE OF THE **INSURER** CARRIER OR THE INSURANCE GROUP OF WHICH THE **INSURER** CARRIER IS A MEMBER.

#### 32-105.

(A) ON REQUEST OF THE COMMISSIONER, BUT NOT MORE THAN ONCE EACH YEAR, AN INSURER A CARRIER SHALL SUBMIT TO THE COMMISSIONER AN ORSA SUMMARY REPORT OR A COMBINATION OF REPORTS THAT TOGETHER CONTAIN THE

INFORMATION DESCRIBED IN THE ORSA GUIDANCE MANUAL, APPLICABLE TO THE INSURER CARRIER OR THE INSURANCE GROUP OF WHICH THE INSURER CARRIER IS A MEMBER.

(B) NOTWITHSTANDING ANY REQUEST FROM THE COMMISSIONER, IF THE INSURER CARRIER IS A MEMBER OF AN INSURANCE GROUP, THE INSURER CARRIER SHALL SUBMIT THE REPORT REQUIRED BY THIS SECTION IF THE COMMISSIONER IS THE LEAD STATE COMMISSIONER OF THE INSURANCE GROUP AS DETERMINED BY THE PROCEDURES IN THE FINANCIAL ANALYSIS HANDBOOK ADOPTED BY THE NAIC.

# (C) THE <del>INSURER</del> CARRIER SHALL:

- (1) DETERMINE THE MOST APPROPRIATE DATE OF THE FILING BASED ON THE INSURER'S CARRIER'S INTERNAL STRATEGIC PLANNING PROCESSES; AND
- (2) NOTIFY THE COMMISSIONER OF THE ANTICIPATED DATE OF THE FILING.
- (D) THE INSURER'S CARRIER'S OR INSURANCE GROUP'S CHIEF RISK OFFICER OR OTHER EXECUTIVE WITH RESPONSIBILITY FOR THE OVERSIGHT OF THE INSURER'S CARRIER'S ENTERPRISE RISK MANAGEMENT PROCESS SHALL SIGN THE REPORT AND ATTEST TO THE BEST OF THAT INDIVIDUAL'S BELIEF AND KNOWLEDGE THAT:
- (1) THE **INSURER** CARRIER APPLIES THE ENTERPRISE RISK MANAGEMENT PROCESS DESCRIBED IN THE **ORSA SUMMARY REPORT**; AND
- (2) A COPY OF THE REPORT HAS BEEN PROVIDED TO THE INSURER'S CARRIER'S BOARD OF DIRECTORS OR THE APPROPRIATE COMMITTEE OF THE BOARD.
- (E) AN INSURER A CARRIER MAY COMPLY WITH SUBSECTION (A) OF THIS SECTION BY PROVIDING THE MOST RECENT AND SUBSTANTIALLY SIMILAR REPORT THAT THE INSURER CARRIER OR ANOTHER MEMBER OF AN INSURANCE GROUP OF WHICH THE INSURER CARRIER IS A MEMBER PROVIDED TO THE COMMISSIONER OF ANOTHER STATE OR TO A SUPERVISOR OR REGULATOR OF A FOREIGN JURISDICTION IF THAT REPORT PROVIDES INFORMATION THAT IS COMPARABLE TO THE INFORMATION DESCRIBED IN THE ORSA GUIDANCE MANUAL.
- (F) ANY REPORT THAT IS PROVIDED UNDER SUBSECTION (E) OF THIS SECTION IN A LANGUAGE OTHER THAN ENGLISH MUST BE ACCOMPANIED BY A TRANSLATION OF THAT REPORT INTO ENGLISH.

32-106.

- (A) AN INSURER A CARRIER IS EXEMPT FROM THE REQUIREMENTS OF THIS TITLE IF:
- (1) THE INSURER CARRIER HAS ANNUAL DIRECT WRITTEN AND UNAFFILIATED ASSUMED PREMIUM LESS THAN \$500,000,000, INCLUDING INTERNATIONAL DIRECT AND ASSUMED PREMIUM BUT EXCLUDING PREMIUMS REINSURED WITH THE FEDERAL CROP INSURANCE CORPORATION AND FEDERAL FLOOD PROGRAM; AND
- (2) THE INSURANCE GROUP OF WHICH THE INSURER CARRIER IS A MEMBER HAS ANNUAL DIRECT WRITTEN AND UNAFFILIATED ASSUMED PREMIUM LESS THAN \$1,000,000,000, INCLUDING INTERNATIONAL DIRECT AND ASSUMED PREMIUM BUT EXCLUDING PREMIUMS REINSURED WITH THE FEDERAL CROP INSURANCE CORPORATION AND FEDERAL FLOOD PROGRAM.
- (B) (1) If <u>AN INSURER A CARRIER</u> QUALIFIES FOR EXEMPTION UNDER SUBSECTION (A)(1) OF THIS SECTION, BUT THE INSURANCE GROUP OF WHICH THE <u>INSURER CARRIER</u> IS A MEMBER DOES NOT QUALIFY FOR EXEMPTION UNDER SUBSECTION (A)(2) OF THIS SECTION, THEN THE ORSA SUMMARY REPORT THAT IS REQUIRED UNDER § 32–105 OF THIS TITLE SHALL INCLUDE EVERY <u>INSURER CARRIER</u> WITHIN THE INSURANCE GROUP.
- (2) THE ORSA SUMMARY REPORT IN REQUIREMENT UNDER PARAGRAPH (1) OF THIS SUBSECTION MAY BE SATISFIED BY SUBMITTING MORE THAN ONE ORSA SUMMARY REPORT FOR ANY COMBINATION OF INSURERS CARRIERS IF THE COMBINATION OF REPORTS INCLUDES EVERY INSURER CARRIER WITHIN THE INSURANCE GROUP.
- (C) If AN INSURER A CARRIER DOES NOT QUALIFY FOR EXEMPTION UNDER SUBSECTION (A)(1) OF THIS SECTION, BUT THE INSURANCE GROUP OF WHICH IT IS A MEMBER QUALIFIES FOR EXEMPTION UNDER SUBSECTION (A)(2) OF THIS SECTION, THEN THE ONLY ORSA SUMMARY REPORT REQUIRED UNDER § 32–105 OF THIS TITLE IS THE REPORT THAT APPLIES TO THAT INSURER CARRIER.
- (D) (1) AN INSURER A CARRIER THAT DOES NOT QUALIFY FOR EXEMPTION UNDER SUBSECTION (A) OF THIS SECTION MAY APPLY TO THE COMMISSIONER FOR A WAIVER FROM THE REQUIREMENTS OF THIS TITLE BASED ON UNIQUE CIRCUMSTANCES.
- (2) If the <del>insurer</del> <u>carrier</u> applying for a waiver is part of an insurance group with <del>insurers</del> carriers domiciled in more than one

STATE, THE COMMISSIONER MAY COORDINATE WITH SHALL CONTACT THE LEAD STATE COMMISSIONER AND WITH OTHER DOMICILIARY COMMISSIONERS IN CONSIDERING WHETHER TO GRANT THE INSURER'S CARRIER'S REQUEST FOR A WAIVER.

- (3) IN DECIDING WHETHER TO GRANT THE INSURER'S CARRIER'S REQUEST FOR A WAIVER, THE COMMISSIONER MAY CONSIDER:
  - (I) THE TYPE AND VOLUME OF BUSINESS WRITTEN;
  - (II) OWNERSHIP AND ORGANIZATIONAL STRUCTURE; AND
- (III) ANY OTHER FACTOR THE COMMISSIONER CONSIDERS RELEVANT TO THE INSURER CARRIER OR INSURANCE GROUP OF WHICH THE INSURER CARRIER IS A MEMBER.
- (E) NOTWITHSTANDING THE EXEMPTIONS PROVIDED FOR IN THIS SECTION, THE COMMISSIONER MAY REQUIRE THAT AN INSURER A CARRIER:
- (1) MAINTAIN A RISK MANAGEMENT FRAMEWORK, CONDUCT AN ORSA, AND FILE AN ORSA SUMMARY REPORT BASED ON UNIQUE CIRCUMSTANCES, INCLUDING THE TYPE AND VOLUME OF BUSINESS WRITTEN, OWNERSHIP AND ORGANIZATIONAL STRUCTURE, FEDERAL AGENCY REQUESTS, AND INTERNATIONAL SUPERVISOR REQUESTS; OR
- (2) MAINTAIN A RISK MANAGEMENT FRAMEWORK, CONDUCT AN ORSA, AND FILE AN ORSA SUMMARY REPORT IF THE INSURER CARRIER:
- (I) HAS RISK-BASED CAPITAL AT A COMPANY ACTION LEVEL EVENT AS SET FORTH IN § 4-305 OF THIS ARTICLE;
- (II) MEETS ONE OR MORE OF THE STANDARDS OF AN INSURER  $\underline{A}$  CARRIER DEEMED TO BE IN FINANCIALLY HAZARDOUS CONDITION AS DESCRIBED IN § 9–102 OF THIS ARTICLE; OR
- (III) OTHERWISE EXHIBITS QUALITIES OF A TROUBLED <del>INSURER</del> CARRIER AS DETERMINED BY THE COMMISSIONER.
- (F) IF AN INSURER A CARRIER THAT QUALIFIES FOR AN EXEMPTION UNDER SUBSECTION (A) OF THIS SECTION SUBSEQUENTLY NO LONGER QUALIFIES FOR THAT EXEMPTION DUE TO CHANGES IN PREMIUM AS REFLECTED IN THE INSURER'S CARRIER'S MOST RECENT ANNUAL STATEMENT OR IN THE MOST RECENT ANNUAL STATEMENTS OF THE INSURERS CARRIERS WITHIN THE INSURANCE GROUP OF WHICH THE INSURER CARRIER IS A MEMBER, THE INSURER CARRIER SHALL HAVE 1

YEAR FOLLOWING THE YEAR THE THRESHOLD IS EXCEEDED TO COMPLY WITH THIS TITLE.

32–107.

- (A) THE ORSA SUMMARY REPORT SHALL BE PREPARED CONSISTENT WITH THE ORSA GUIDANCE MANUAL.
- (B) DOCUMENTATION AND SUPPORTING INFORMATION FOR THE ORSA SUMMARY REPORT SHALL BE MAINTAINED AND MADE AVAILABLE ON EXAMINATION OR REQUEST OF THE COMMISSIONER.
- (C) (1) THE COMMISSIONER SHALL REVIEW THE ORSA SUMMARY REPORT.
- (2) THE COMMISSIONER SHALL MAKE ANY REQUESTS FOR ADDITIONAL INFORMATION USING PROCEDURES SIMILAR TO THOSE CURRENTLY USED IN THE ANALYSIS AND EXAMINATION OF MULTI-STATE OR GLOBAL INSURERS CARRIERS AND INSURANCE GROUPS.
- (D) THE ORSA SUMMARY REPORT SHALL INCLUDE A SHORT SUMMARY OF MATERIAL CHANGES AND UPDATES TO THE ORSA SUMMARY REPORT SINCE THE PRIOR YEAR.
- (E) THE COMMISSIONER MAY RETAIN, AT THE INSURER'S CARRIER'S EXPENSE, THIRD-PARTY CONSULTANTS, INCLUDING ATTORNEYS, ACTUARIES, ACCOUNTANTS, AND OTHER EXPERTS NOT OTHERWISE A PART OF THE ADMINISTRATION'S STAFF AS MAY BE REASONABLY NECESSARY TO ASSIST THE ADMINISTRATION IN REVIEWING THE INSURER'S CARRIER'S RISK MANAGEMENT FRAMEWORK, ORSA, ORSA SUMMARY REPORT, OR COMPLIANCE WITH THIS TITLE.

32–108.

- (A) (1) DOCUMENTS, MATERIAL, OR OTHER ORSA-RELATED INFORMATION, INCLUDING THE ORSA SUMMARY REPORT, IN THE POSSESSION OR CONTROL OF THE COMMISSIONER THAT ARE IS OBTAINED BY, CREATED BY, OR DISCLOSED TO THE COMMISSIONER OR ANY OTHER PERSON UNDER THIS TITLE:
  - (I) ARE IS CONFIDENTIAL AND PRIVILEGED;
- (II) ARE IS NOT SUBJECT TO TITLE 4 OF THE GENERAL PROVISIONS ARTICLE;

- (III) ARE IS NOT SUBJECT TO SUBPOENA; AND
- (IV)  $\frac{ARE}{IS}$  NOT SUBJECT TO DISCOVERY OR ADMISSIBLE AS EVIDENCE IN ANY CIVIL ACTION.
- (2) EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (D) OF THIS SECTION, THE COMMISSIONER MAY NOT OTHERWISE MAKE THE DOCUMENTS, MATERIAL, OR OTHER ORSA-RELATED INFORMATION PUBLIC WITHOUT PRIOR WRITTEN CONSENT OF THE INSURER CARRIER TO WHICH THEY PERTAIN IT PERTAINS.
- (B) NOTWITHSTANDING SUBSECTION (A) OF THIS SECTION, THE THE COMMISSIONER MAY USE THE DOCUMENTS, MATERIAL, OR OTHER ORSA-RELATED INFORMATION IN THE FURTHERANCE OF ANY REGULATORY OR LEGAL ACTION BROUGHT AS PART OF THE DUTIES OF THE COMMISSIONER.
- (C) THE COMMISSIONER, AND ANY PERSON WHO RECEIVES DOCUMENTS, MATERIAL, OR OTHER ORSA-RELATED INFORMATION, THROUGH EXAMINATION OR OTHERWISE, WHILE ACTING UNDER THE AUTHORITY OF THE COMMISSIONER OR WITH WHOM THE DOCUMENTS, MATERIAL, OR OTHER ORSA-RELATED INFORMATION ARE IS SHARED UNDER THIS TITLE, MAY NOT BE ALLOWED OR REQUIRED TO TESTIFY IN ANY PRIVATE CIVIL ACTION CONCERNING ANY DOCUMENT, MATERIAL, OR ORSA-RELATED INFORMATION THAT IS SUBJECT TO SUBSECTION (A) OF THIS SECTION.
- (D) IN ORDER TO ASSIST IN THE PERFORMANCE OF THE COMMISSIONER'S REGULATORY DUTIES, THE COMMISSIONER:
- (1) MAY, ON REQUEST, SHARE <del>DOCUMENTS, MATERIAL, OR OTHER</del> ORSA-RELATED INFORMATION, INCLUDING CONFIDENTIAL AND PRIVILEGED <del>DOCUMENTS, MATERIAL, OR</del> <u>ORSA-RELATED</u> INFORMATION THAT <del>ARE</del> <u>IS</u> SUBJECT TO SUBSECTION (A) OF THIS SECTION, WITH:
- (I) OTHER STATE, FEDERAL, AND INTERNATIONAL FINANCIAL REGULATORY AGENCIES, INCLUDING MEMBERS OF ANY SUPERVISORY COLLEGE;
  - (II) THE NAIC; AND
- (III) ANY THIRD-PARTY CONSULTANTS THE COMMISSIONER DESIGNATES.
- (2) THE COMMISSIONER MAY SHARE DOCUMENTS, MATERIAL, OR ORSA-RELATED INFORMATION UNDER PARAGRAPH (1) OF THIS SUBSECTION IF THE RECIPIENT:

- (I) AGREES IN WRITING TO MAINTAIN THE CONFIDENTIALITY AND PRIVILEGED STATUS OF THE DOCUMENTS, MATERIAL, OR ORSA-RELATED INFORMATION; AND
- (II) VERIFIES IN WRITING THAT IT HAS THE LEGAL AUTHORITY TO MAINTAIN THE CONFIDENTIALITY OF THE DOCUMENTS, MATERIAL, OR ORSA-RELATED INFORMATION.
- (E) (1) THE COMMISSIONER MAY RECEIVE <del>DOCUMENTS, MATERIAL, OR</del> <del>OTHER</del> ORSA-RELATED INFORMATION FROM:
- (I) OTHER STATE, FEDERAL, AND INTERNATIONAL FINANCIAL REGULATORY AGENCIES, INCLUDING MEMBERS OF ANY SUPERVISORY COLLEGE; AND

### (II) THE NAIC.

- (2) THE COMMISSIONER SHALL MAINTAIN AS CONFIDENTIAL AND PRIVILEGED ANY DOCUMENTS, MATERIAL, OR ORSA-RELATED INFORMATION RECEIVED UNDER PARAGRAPH (1) OF THIS SUBSECTION THAT THE COMMISSIONER RECEIVES WITH NOTICE OR THE UNDERSTANDING THAT IT IS CONFIDENTIAL OR PRIVILEGED UNDER THE LAWS OF THE JURISDICTION THAT IS THE SOURCE OF THE DOCUMENT, MATERIAL, OR ORSA-RELATED INFORMATION.
- (F) (1) THE COMMISSIONER SHALL ENTER INTO A WRITTEN AGREEMENT WITH THE NAIC OR A THIRD-PARTY CONSULTANT GOVERNING THE SHARING AND USE OF INFORMATION PROVIDED UNDER THIS TITLE, CONSISTENT WITH THIS SECTION.
- (2) THE AGREEMENT REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION THAT SHALL:
- (1) SPECIFY PROCEDURES AND PROTOCOLS REGARDING THE CONFIDENTIALITY AND SECURITY OF <u>ORSA-related</u> information shared with the NAIC or a third-party consultant under this title, including procedures and protocols for sharing by the NAIC with other state regulators from states in which the insurance group has domiciled <del>insurers</del> carriers;
- (2) (II) SPECIFY THAT THE RECIPIENT AGREES IN WRITING TO MAINTAIN THE CONFIDENTIALITY AND PRIVILEGED STATUS OF THE

ORSA-RELATED DOCUMENTS, MATERIAL, OR OTHER INFORMATION AND HAS VERIFIED IN WRITING THE LEGAL AUTHORITY TO MAINTAIN THE CONFIDENTIALITY;

- (3) (III) SPECIFY THAT OWNERSHIP OF THE ORSA-RELATED INFORMATION SHARED UNDER THIS TITLE REMAINS WITH THE COMMISSIONER AND THAT THE USE OF THE <u>ORSA-RELATED</u> INFORMATION BY THE NAIC OR A THIRD-PARTY CONSULTANT IS SUBJECT TO THE DIRECTION OF THE COMMISSIONER;
- (IV) PROHIBIT THE NAIC OR A THIRD-PARTY CONSULTANT FROM STORING THE ORSA-RELATED INFORMATION SHARED UNDER THIS TITLE IN A PERMANENT DATABASE AFTER THE UNDERLYING ANALYSIS IS COMPLETED;
- (5) (V) REQUIRE PROMPT NOTICE TO BE GIVEN TO AN INSURER A CARRIER WHOSE CONFIDENTIAL ORSA-RELATED INFORMATION IN THE POSSESSION OF THE NAIC OR A THIRD-PARTY CONSULTANT UNDER THIS TITLE IS SUBJECT TO A REQUEST OR SUBPOENA FOR DISCLOSURE OR PRODUCTION;
- (6) (VI) REQUIRE THE NAIC OR A THIRD-PARTY CONSULTANT TO CONSENT TO INTERVENTION BY AN-INSURER A CARRIER IN ANY JUDICIAL OR ADMINISTRATIVE ACTION IN WHICH THE NAIC OR A THIRD-PARTY CONSULTANT MAY BE REQUIRED TO DISCLOSE CONFIDENTIAL ORSA-RELATED INFORMATION ABOUT THE INSURER CARRIER SHARED WITH THE NAIC OR A THIRD-PARTY CONSULTANT UNDER THIS TITLE; AND
- (7) (VII) IN THE CASE OF AN AGREEMENT INVOLVING A THIRD-PARTY CONSULTANT, PROVIDE:
- 1. THAT THE THIRD-PARTY CONSULTANT SHALL BE UNDER THE DIRECTION AND CONTROL OF THE COMMISSIONER AND ACT IN A PURELY ADVISORY CAPACITY;
- 2. THAT THE THIRD-PARTY CONSULTANT IS SUBJECT TO THE SAME CONFIDENTIALITY STANDARDS AND REQUIREMENTS AS THE COMMISSIONER;
- 3. THAT THE THIRD-PARTY CONSULTANT SHALL VERIFY TO THE COMMISSIONER, WITH NOTICE TO THE CARRIER, THAT THE THIRD-PARTY CONSULTANT:
  - A. IS FREE OF ANY CONFLICT OF INTEREST;
- B. HAS INTERNAL PROCEDURES IN PLACE TO ENSURE THAT IT REMAINS FREE OF ANY CONFLICT OF INTEREST; AND

- C. WILL COMPLY WITH THE CONFIDENTIALITY STANDARDS AND REQUIREMENTS OF THIS ARTICLE;
- 4. THAT, BEFORE USING A CARRIER'S ORSA-RELATED INFORMATION IN A MANNER INCONSISTENT WITH THE AGREEMENT WITH THE COMMISSIONER OR SHARING THE CARRIER'S ORSA-RELATED INFORMATION WITH A PERSON OTHER THAN THE COMMISSIONER, THE THIRD-PARTY CONSULTANT SHALL OBTAIN WRITTEN CONSENT OF THE CARRIER; AND
- $\underline{\mathbf{5.}}$  FOR WRITTEN NOTIFICATION TO THE  $\underline{\mathbf{INSURER}}$  CARRIER.
- (G) (1) THE SHARING OF <u>ORSA-RELATED</u> INFORMATION AND DOCUMENTS BY THE COMMISSIONER UNDER THIS TITLE MAY NOT CONSTITUTE A DELEGATION OF REGULATORY AUTHORITY OR RULEMAKING.
- (2) THE COMMISSIONER IS SOLELY RESPONSIBLE FOR THE ADMINISTRATION, EXECUTION, AND ENFORCEMENT OF THIS TITLE.
- (H) A WAIVER OF ANY APPLICABLE PRIVILEGE OR CLAIM OF CONFIDENTIALITY IN ORSA-related information may not occur as a result of disclosure of the ORSA-related information  $\frac{OR}{ORSA}$ -related information or as a result of sharing  $\frac{THE}{ORSA}$ -related information as authorized under this title.
- (I) DOCUMENTS, MATERIAL, OR OTHER ORSA-RELATED INFORMATION IN THE POSSESSION OR CONTROL OF THE NAIC OR A THIRD-PARTY CONSULTANT UNDER THIS TITLE:
  - (1) ARE IS CONFIDENTIAL AND PRIVILEGED;
- (2)  $\frac{\text{MAY}}{\text{MAY}}$  is not  $\frac{\text{BE}}{\text{BE}}$  subject to Title 4 of the General Provisions Article;
  - (3) MAY IS NOT BE SUBJECT TO SUBPOENA; AND
- (4)  $\frac{\text{MAY}}{\text{IS}}$  NOT  $\frac{\text{BE}}{\text{EVIDENCE}}$  SUBJECT TO DISCOVERY OR ADMISSIBLE IN EVIDENCE IN ANY  $\frac{\text{PRIVATE}}{\text{CIVIL}}$  CIVIL ACTION.

32-109.

- (A) (1) AN INSURER SUBJECT TO § 2–210 OF THIS ARTICLE, A CARRIER THAT, WITHOUT JUST CAUSE, FAILS TO TIMELY FILE AN ORSA SUMMARY REPORT AS REQUIRED BY THIS TITLE IS SUBJECT TO A PENALTY OF \$200 FOR EACH DAY THE VIOLATION CONTINUES, UP TO A MAXIMUM OF \$25,000.
- (2) THE COMMISSIONER SHALL PROVIDE NOTICE AND AN OPPORTUNITY FOR HEARING BEFORE IMPOSING A PENALTY UNDER THIS SECTION.
- (B) THE COMMISSIONER MAY REDUCE THE PENALTY <u>UNDER SUBSECTION</u>
  (A) OF THIS SECTION IF THE <u>INSURER</u> <u>CARRIER</u> DEMONSTRATES TO THE COMMISSIONER THAT THE IMPOSITION OF THE PENALTY WOULD CONSTITUTE A FINANCIAL HARDSHIP TO THE <del>INSURER</del> CARRIER.
- (C) THIS SECTION DOES NOT LIMIT THE AUTHORITY OF THE COMMISSIONER TO TAKE ANY OTHER ACTION AUTHORIZED BY THIS ARTICLE.

**32–110.** 

The Commissioner may adopt regulations consistent with this title  $\frac{TO}{T}$ 

- (1) CARRY OUT THIS TITLE;
- (2) PROVIDE FOR THE PERIODIC REVIEW, NOT LESS THAN ONCE EACH YEAR. OF ORSA-RELATED INFORMATION FROM INSURERS; AND
  - (3) ENFORCE COMPLICANCE WITH THIS TITLE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect January  $1,\,2018.$ 

Approved by the Governor, April 11, 2017.