

MARYLAND GENERAL ASSEMBLY

DEPARTMENT OF LEGISLATIVE SERVICES

Effective Dates

2018 Chapters - Effective January 1, 2019

HB 78 Chapter 348

Delegate Holmes

FORECLOSED PROPERTY REGISTRY – UPDATED INFORMATION – NOTICE TO LOCAL GOVERNMENTS

Requiring the Department of Labor, Licensing, and Regulation to establish procedures that require a foreclosure purchaser to submit to the Foreclosed Property Registry any change to certain information within 21 days after the change is known to the purchaser; requiring the Department to notify, by electronic means, on receipt of an initial registration or any change to certain information, authorized users from the county and the municipal corporation in which the property is located; and providing for a delayed effective date.

SB 222 Chapter 349

Senator Kelley

FORECLOSED PROPERTY REGISTRY – UPDATED INFORMATION – NOTICE TO LOCAL GOVERNMENTS

Requiring the Department of Labor, Licensing, and Regulation to establish procedures that require a foreclosure purchaser to submit to the Foreclosed Property Registry any change to certain information within 21 business days after the change is known to the purchaser; and requiring the Department to notify, by electronic means, on receipt of an initial registration or any change to certain information, authorized users from the county and the municipal corporation in which the property is located.

Department of Legislative Services

90 State Circle, Annapolis, Maryland 21401–1991
Baltimore Area: 410–946–5400 — Washington Area: 301–970–5400
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HB 633 Chapter 423

Delegate Healey, Chair, Environment and Transportation Committee (By Request - Departmental - Secretary of State), et al

SECRETARY OF STATE – ADDRESS CONFIDENTIALITY PROGRAMS – SHIELDING OF REAL PROPERTY RECORDS

Enabling private entities to accept the use of a certain substitute address by a victim of domestic abuse who is a participant in an address confidentiality program; requiring any person to accept a certain address of a participant in an address confidentiality program as the address of the participant; prohibiting a person from knowingly and intentionally seeking and obtaining the actual address or telephone number of a participant in an address confidentiality program; requiring the Secretary of State to adopt regulations; etc.

SB 578 Chapter 424

Senator Lee, et al

SECRETARY OF STATE – ADDRESS CONFIDENTIALITY PROGRAMS – SHIELDING OF REAL PROPERTY RECORDS

Enabling private entities to accept the use of a certain substitute address by a victim of domestic abuse who is a participant in an address confidentiality program; requiring any person to accept a certain address of a participant in an address confidentiality program as the address of the participant; prohibiting a person from knowingly and intentionally seeking and obtaining the actual address or telephone number of a participant in an address confidentiality program; requiring the Secretary of State to adopt regulations; etc.

HB 27 Chapter 430

Delegate Barron, et al

LIFE INSURANCE – LIFE OF A MINOR – UNDERWRITING STANDARDS AND PROCEDURES

Authorizing a life insurer to refuse an application for a policy of life insurance on the life of a minor only under certain circumstances; requiring an application for a policy of life insurance on the life of a minor to include a certain consent and the signatures of the applicant and, the parent or legal guardian with whom the minor resides, if the minor is neither emancipated or married; requiring a life insurer to take certain actions as part of the insurer's written standards and procedures for policy application and acceptance; etc.

SB 168

Senator Feldman, et al

Chapter 431

LIFE INSURANCE – LIFE OF A MINOR – UNDERWRITING STANDARDS AND PROCEDURES

Authorizing a life insurer to refuse an application for a policy of life insurance on the life of a minor only under certain circumstances; requiring an application for a policy of life insurance on the life of a minor to include a certain consent and certain signatures; requiring a life insurer to take certain actions as part of certain standards and procedures for policy application and acceptance for policies of life insurance on the life of a minor; applying the Act; etc.

HB 86

Delegate Barron

Chapter 432

HEALTH INSURANCE – COVERAGE FOR ELEVATED OR IMPAIRED BLOOD GLUCOSE LEVELS, PREDIABETES, AND OBESITY TREATMENT

Authorizing certain insurers, nonprofit health service plans, and health maintenance organizations to provide reimbursement for certain services of a dietitian or nutritionist under certain circumstances for the treatment of prediabetes and obesity; requiring certain insurers, nonprofit health service plans, and health maintenance organizations to provide coverage for certain equipment, supplies, training, and services for the treatment of elevated or impaired blood glucose levels induced by pregnancy or prediabetes; etc.

SB 656

Senator Benson, et al

Chapter 433

HEALTH INSURANCE – COVERAGE FOR ELEVATED OR IMPAIRED BLOOD GLUCOSE LEVELS, PREDIABETES, AND OBESITY TREATMENT

Authorizing certain insurers, nonprofit health service plans, and health maintenance organizations to provide reimbursement for certain services for the treatment of prediabetes and obesity; requiring certain insurers, nonprofit health service plans, and health maintenance organizations to provide coverage for certain equipment, supplies, training, and services for the treatment of elevated or impaired blood glucose levels induced by pregnancy or prediabetes; etc.

HB 249

Delegate Kipke, et al

Chapter 437

HEALTH INSURANCE – COVERAGE FOR FERTILITY AWARENESS–BASED METHODS

Requiring certain insurers, nonprofit health service plans, and health maintenance organizations to provide certain coverage for instruction by a licensed health care provider on fertility awareness—based methods; prohibiting the insurers, nonprofit health service plans, and health maintenance organizations from applying a copayment, coinsurance requirement, or deductible to coverage for the instruction on fertility awareness—based methods, except with respect to a certain grandfathered exception; etc.

SB 33

Senator Reilly, et al

Chapter 438

HEALTH INSURANCE – COVERAGE FOR FERTILITY AWARENESS–BASED METHODS

Requiring certain insurers, nonprofit health service plans, and health maintenance organizations to provide certain coverage for instruction by a licensed health care provider on fertility awareness—based methods; prohibiting the insurers, nonprofit health service plans, and health maintenance organizations from applying a copayment, coinsurance requirement, or deductible to coverage for the instruction on fertility awareness—based methods, except with respect to a certain grandfathered exception; etc.

HB 755 Chapter 460

Delegate Mosby, et al

CAMPAIGN FINANCE – CONTRIBUTIONS IN NAME OF ANOTHER – FAIR CAMPAIGN FINANCING FUND

Prohibiting a campaign finance entity that receives a contribution in violation of a certain prohibition on contributions in the name of another person from using the contribution; requiring the campaign finance entity to remit the illegal contribution to the Fair Campaign Financing Fund; requiring the Comptroller to credit the illegal contribution to the Fund; etc.

HB 847

Delegate Carr, et al

Chapter 471

HEALTH INSURANCE – COVERAGE FOR LYMPHEDEMA DIAGNOSIS, EVALUATION, AND TREATMENT

Requiring insurers, nonprofit health service plans, and health maintenance organizations that provide certain health insurance benefits under certain insurance policies or contracts to provide coverage for the medically necessary diagnosis, evaluation, and treatment of lymphedema, including equipment, supplies, complex decongestive therapy, gradient compression garments, and self-management training and education; etc.

HB 1132 Chapter 487

Delegate K. Young, et al

HEALTH INSURANCE – ACCESS TO LOCAL HEALTH DEPARTMENTS

Requiring a carrier that is an insurer, a nonprofit health service plan, or a health maintenance organization, except for a group model health maintenance organization, to ensure in certain standards that certain enrollees have access to local health departments and certain services provided through local health departments to the extent that local health departments are willing to participate on a carrier's provider panel; applying the Act to all policies and contracts issued, delivered, or renewed in the State on or after January 1, 2019; etc.

SB 858 Chapter 488

Senator Rosapepe, et al

HEALTH INSURANCE – ACCESS TO LOCAL HEALTH DEPARTMENTS

Requiring a carrier that is an insurer, a nonprofit health service plan, or a health maintenance organization, except for a group model health maintenance organization, to ensure in certain standards that certain enrollees have access to local health departments and certain services provided through local health departments to the extent that local health departments are willing to participate on a carrier's provider panel; applying the Act to all policies and contracts issued, delivered, or renewed in the State on or after January 1, 2019; etc.

HB 908 Chapter 715

Delegate Pena-Melnyk, et al

HEALTH INSURANCE – COVERAGE OF FERTILITY PRESERVATION PROCEDURES FOR IATROGENIC INFERTILITY

Requiring certain insurers, nonprofit health service plans, and health maintenance organizations that provide certain benefits under certain insurance policies or contracts to provide coverage for certain fertility preservation procedures; providing a certain exception for a religious organization that requests and receives an exclusion from in vitro fertilization coverage; and applying the Act to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after January 1, 2019.

SB 271 Chapter 716

Senator Mathias, et al

HEALTH INSURANCE – COVERAGE OF FERTILITY PRESERVATION PROCEDURES FOR IATROGENIC INFERTILITY

Requiring, except under certain circumstances, certain insurers, nonprofit health service plans, and health maintenance organizations that provide certain benefits under certain insurance policies or contracts to provide coverage for certain fertility preservation procedures; and applying the Act to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after January 1, 2019.

SB 1068 Chapter 732

Senator Rosapepe, et al

FINANCIAL CONSUMER PROTECTION ACT OF 2018

Altering the definition of "unfair or deceptive trade practice" to be "unfair, abusive, or deceptive trade practice"; providing that the purpose of the Act is to support enforcement by and funding of the Office of the Attorney General and the Commissioner of Financial Regulation to protect State residents when conducting financial transactions and receiving financial services; requiring the Commissioner to designate a Student Loan Ombudsman; requiring the establishment of a student loan borrower education course; etc.

Section 2 Only

HB 1297

Delegates Aumann and Frick

Chapter 790

COMMERCIAL LAW – CONSUMER LOANS AND CREDIT – MISCELLANEOUS PROVISIONS

Authorizing a lender to elect to make a certain loan to a borrower under certain circumstances; providing that certain provisions of law do not apply to certain loans under certain circumstances; prohibiting an unlicensed person from making a covered loan; providing that certain loans are void and unenforceable under certain circumstances; prohibiting certain persons from collecting or attempting to collect in a certain manner certain money or enforcing or attempting to enforce a certain contract in a certain manner; etc.

SB 743

Senator Middleton

Chapter 852

PEER-TO-PEER CAR SHARING PROGRAMS

Prohibiting a peer-to-peer car sharing program from delivering or issuing in the State a peer-to-peer car sharing program agreement containing a collision damage waiver, unless the peer-to-peer car sharing program uses a certain collision damage waiver form; requiring the Maryland Insurance Commissioner to issue a limited lines license authorizing the sale of certain insurance by the peer-to-peer car sharing program; providing that a peer-to-peer car sharing program is subject to a certain sales and use tax rate; etc.

Section 2 Only

2017 Chapters - Effective January 1, 2019

HB 1147 Chapter 766

Delegate Morales, et al

 $\begin{array}{l} \mbox{HEALTH INSURANCE} - \mbox{PRESCRIPTION DRUGS} - \mbox{DISPENSING SYNCHRONIZATION} \\ \end{array}$

Requiring specified insurers, nonprofit health service plans, and health maintenance organizations to allow and apply a prorated daily copayment or coinsurance amount for a partial supply of a prescription drug dispensed by an in–network pharmacy under specified circumstances; prohibiting a specified insurer, nonprofit health service plan, and health maintenance organization from denying payment of benefits to an in–network pharmacy for a covered prescription drug solely on a specified basis; etc.

SB 898 Chapter 767 Senator Astle, et al

HEALTH INSURANCE – PRESCRIPTION DRUGS – DISPENSING SYNCHRONIZATION

Requiring specified insurers, nonprofit health service plans, and health maintenance organizations to allow and apply a prorated daily copayment or coinsurance amount for a partial supply of a prescription drug dispensed by an in–network pharmacy under specified circumstances; prohibiting a specified insurer, nonprofit health service plan, and health maintenance organization from denying payment of benefits to an in–network pharmacy for a covered prescription drug solely on a specified basis; etc.