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CF 7lr2378

By: Delegates Love, Barve, and Harrison

Introduced and read first time: February 6, 1997

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2 Premium Financing - Administration, Cancellation, and Prohibitions

| 3 | FOR the purpose of altering certain provisions of law relating to premium finance |
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| 4 | companies and premium finance agreements; altering certain requirements and |

- 5 contents of premium finance agreements, their terms, administration, charges, and
- 6 cancellation; authorizing the financing of certain additional or renewal premiums
 - under certain circumstances, subject to certain conditions and limitations; requiring
- 8 certain notices to certain persons under certain circumstances; limiting certain
- 9 deductions with regard to certain policies under certain circumstances; providing
- 10 for certain effects of a notice of dishonor under certain circumstances; altering and
- adding certain provisions relating to premiums and their return, including
- calculation, responsibility, application, and interest; prohibiting certain acts by
- 13 certain persons, including insurers and agents, subject to certain penalties; and
- generally relating to premium finance companies and premium finance agreements.

15 BY adding to

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- 16 Article Insurance
- 17 Section 23-302.1, 23-302.2, 23-310, 23-403.1, 23-505.1, and 23-505.2
- 18 Annotated Code of Maryland
- 19 (1996 Volume)
- 20 (As enacted by Chapter 11 of the Acts of the General Assembly of 1996)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Insurance
- 23 Section 23-405
- 24 Annotated Code of Maryland
- 25 (1996 Volume)
- 26 (As enacted by Chapter 11 of the Acts of the General Assembly of 1996)
- 27 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 28 MARYLAND, That the Laws of Maryland read as follows:

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1 Article - Insurance

- 2 23-302.1.
- 3 (A) AN ADDITIONAL OR RENEWAL PREMIUM MAY BE FINANCED IF:
- 4 (1) THE INSURED HAS PAID THE DOWN PAYMENT, IF ANY, REQUIRED
- 5 BY THE PREMIUM FINANCE COMPANY ON THE ADDITIONAL OR RENEWAL
- 6 PREMIUM: AND
- 7 (2) THE PREMIUM FINANCE COMPANY DELIVERS OR MAILS A WRITTEN
- 8 NOTICE TO THE INSURED AT THE LAST KNOWN ADDRESS OF THE INSURED
- 9 INDICATING THAT:
- 10 (I) THERE IS A REVISED PREMIUM FINANCE AGREEMENT; AND
- 11 (II) IN THE EVENT OF DEFAULT IN PAYMENT OF THE REVISED
- 12 PREMIUM FINANCE AGREEMENT, THE POLICY MAY BE CANCELED.
- 13 (B) AN INSURER MAY NOT DELAY CANCELLATION FOR THE SOLE PURPOSE
- 14 OF APPLYING PREMIUMS ON DEPOSIT TO ANY ADDITIONAL PREMIUM.
- 15 23-302.2.
- 16 (A) IF AN INSURER RECEIVES NOTICE OF A FINANCED INSURANCE PREMIUM,
- 17 THE INSURER SHALL, WITHIN 5 BUSINESS DAYS AFTER ITS CALCULATION, NOTIFY
- 18 THE INSURED, INSURER'S AGENT, AND PREMIUM FINANCE COMPANY OF ANY
- 19 ADDITIONAL PREMIUM ARISING UNDER THE FINANCED POLICY.
- 20 (B) IF THE INSURER FAILS TO NOTIFY THE INSURED, INSURER'S AGENT, OR
- 21 PREMIUM FINANCE COMPANY OF AN ADDITIONAL PREMIUM UNDER SUBSECTION
- 22 (A) OF THIS SECTION, THE INSURER MAY NOT DEDUCT THE ADDITIONAL PREMIUM
- 23 OR ANY PART OF THE ADDITIONAL PREMIUM FROM THE CALCULATION OF
- 24 UNEARNED PREMIUM ON CANCELLATION OF THE POLICY.
- 25 23-310.
- 26 A PRODUCER, AGENT, OR BROKER MAY ONLY BE APPOINTED AS AN AGENT OF
- 27 A PREMIUM FINANCE COMPANY IF THE APPOINTMENT IS IN WRITING AND IS FILED
- 28 WITH THE COMMISSIONER.
- 29 23-403.1.
- 30 IF AN INSURER RECEIVES NOTICE FROM AN AGENT OR PREMIUM FINANCE
- 31 COMPANY, WITHIN 15 BUSINESS DAYS AFTER RECEIPT OF THE INITIAL DOWN
- 32 PAYMENT FOR THE COVERAGE BEING FINANCED. THAT THE INITIAL DOWN
- 33 PAYMENT HAS BEEN DISHONORED BY A FINANCIAL INSTITUTION, THERE IS NO
- 34 VALID INSURANCE CONTRACT OR INSURANCE CONTRACTS, AND THE POLICY SHALL
- 35 BE VOIDED.
- 36 23-405.
- 37 (a) (1) Whenever an insurance contract is canceled in accordance with this
- 38 subtitle, the insurer shall return any gross unearned premiums that are due under the
- 39 insurance contract, [less agents' earned commissions] COMPUTED PRO RATA, AND

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- 1 EXCLUDING ADMINISTRATIVE FEES FILED WITH THE COMMISSIONER, to the
- 2 premium finance company for the account of the insured within a reasonable time not
- 3 exceeding [60] 45 days after:
- 4 (i) receipt by the insurer of [the] A WRITTEN notice of cancellation
- 5 FROM THE PREMIUM FINANCE COMPANY; or
- 6 (ii) completion of any payroll audit necessary to determine the amount
- 7 of premium earned while the insurance contract was in force.
- 8 (2) A RETURN PREMIUM SHALL BE SUBJECT TO ANY MINIMUM EARNED
- 9 PREMIUM STATED IN THE INSURANCE CONTRACT.
- 10 (3) An audit under paragraph (1)(ii) of this subsection shall be performed
- 11 within [60] 45 days after the insurer receives the notice of cancellation.
- 12 (b) (1) [After the insurer returns to the premium finance company any gross
- 13 unearned premiums that are due under the insurance contract, the premium finance
- 14 company shall refund to the insured the amount of unearned premium that exceeds any
- 15 amount due under the premium finance agreement.] IF CREDITING OF RETURN
- 16 PREMIUMS TO THE ACCOUNT OF THE INSURED CAUSES A SURPLUS OVER THE
- 17 AMOUNT DUE FROM THE INSURED, THE PREMIUM FINANCE COMPANY SHALL
- 18 REFUND THE SURPLUS TO THE INSURED AS SOON AS REASONABLY POSSIBLE NOT
- 19 EXCEEDING 15 BUSINESS DAYS AFTER THE PREMIUM FINANCE COMPANY RECEIVES
- 20 ALL RETURN PREMIUMS.
- 21 (2) A premium finance company need not make a refund to the insured if
- 22 the amount of the refund would be less than \$5.
- 23 (C) WHENEVER AN INSURER, AFTER RECEIVING NOTICE OF THE EXISTENCE
- 24 OF A PREMIUM FINANCE AGREEMENT, RETURNS ANY UNEARNED PREMIUMS TO A
- 25 PERSON OTHER THAN THE PREMIUM FINANCE COMPANY NAMED IN THE PREMIUM
- 26 FINANCE AGREEMENT, THE INSURER SHALL BE DIRECTLY RESPONSIBLE TO THE
- 27 PREMIUM FINANCE COMPANY FOR ALL UNEARNED PREMIUMS ARISING FROM THE
- 28 CANCELLATION OF THE PREMIUM FINANCE AGREEMENT.
- 29 (D) IF THE INSURER HAS PRIOR NOTICE OF THE EXISTENCE OF A PREMIUM
- 30 FINANCE AGREEMENT, THE INSURER SHALL RETURN TO THE PREMIUM FINANCE
- 31 COMPANY ANY UNEARNED COMMISSION THAT THE AGENT DOES NOT REMIT TO
- 32 THE PREMIUM FINANCE COMPANY WITHIN THE APPLICABLE PERIOD SPECIFIED IN
- 33 SUBSECTION (A)(1) OF THIS SECTION.
- 34 (E) (1) AN INSURER THAT FAILS TO RETURN ANY PREMIUM REQUIRED
- 35 UNDER THIS SECTION SHALL PAY INTEREST OF 10% PER YEAR UNTIL THE PREMIUM
- 36 IS RETURNED.
- 37 (2) ANY PAYMENT UNDER THIS SUBSECTION TO THE PREMIUM
- 38 FINANCE COMPANY SHALL BE CREDITED TO THE ACCOUNT OF THE INSURED.
- 39 (F) AN INSURER MAY NOT DEDUCT FROM ANY RETURN PREMIUM ANY
- 40 AMOUNT OWED TO THE INSURER BY THE INSURED UNDER ANY OTHER INSURANCE
- 41 CONTRACT.

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- 1 (G) ANY OUTSTANDING BALANCE REMAINING AFTER A PREMIUM FINANCE
- 2 AGREEMENT IS CANCELED MAY EARN INTEREST AT THE RATE STATED IN THE
- 3 PREMIUM FINANCE AGREEMENT UNTIL THE BALANCE IS PAID IN FULL.
- 4 23-505.1.
- 5 AN INSURER, ITS AGENT, BROKER, OR PRODUCER MAY NOT:
- 6 (1) REFUSE TO ISSUE OR DENY THE ISSUANCE OF A POLICY FOR
- 7 COMMERCIAL AUTOMOBILE, FIRE, OR LIABILITY INSURANCE BECAUSE PREMIUMS
- 8 HAVE BEEN ADVANCED BY A REGISTERED PREMIUM FINANCE COMPANY NOT
- 9 AFFILIATED WITH THE INSURER; OR
- 10 (2) REQUIRE AN INSURED TO USE A PARTICULAR PREMIUM FINANCE
- 11 COMPANY OR OTHER INSTALLMENT PLAN.
- 12 23-505.2.
- 13 AN INSURER OR ITS AGENT MAY NOT DISCRIMINATE, INTIMIDATE, OR
- 14 RETALIATE AGAINST A PRODUCER, AGENT, BROKER, OR INSURED THAT USES
- 15 PREMIUM FINANCING BY DENYING THE PRODUCER, AGENT, BROKER, OR INSURED
- 16 THE SAME RIGHTS ACCORDED TO PRODUCERS, AGENTS, BROKERS, OR INSUREDS
- 17 WHO PAY PREMIUMS IN A DIFFERENT MANNER.
- 18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 19 October 1, 1997.