Unofficial Copy C4 2001 Regular Session 1lr0106 CF 1lr0194

By: Chairman, Finance Committee (Departmental - Insurance Administration, Maryland)

Introduced and read first time: February 2, 2001 Assigned to: Rules Re-referred to: Finance, February 14, 2001

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 21, 2001

CHAPTER_____

1 AN ACT concerning

2

Insurance Producer Licensing Act

FOR the purpose of requiring an individual to be licensed before that individual may 3 act as an insurance producer in the State; defining the term "insurance 4 producer"; defining and replacing certain terms; repealing provisions relating to 5 the licensing of fraternal benefit agents; establishing educational standards, 6 7 examination requirements, and other requirements that must be met to be licensed or to have a license renewed; repealing a certain bond requirement; 8 9 authorizing a business entity to be licensed as an insurance producer if the 10 business entity meets certain requirements; providing for the issuance, scope, term, renewal, and reinstatement of a license; repealing a prohibition on 11 12 renewing the license of an agent who has not held an appointment for a certain 13 period of time; requiring an insurer that terminates the appointment of an 14 insurance producer to notify the Commissioner of the termination and report 15 certain information to the Commissioner; requiring the Commissioner to grant waivers of certain licensing requirements to nonresidents under certain 16 conditions; authorizing the Commissioner to impose certain fines, deny a license 17 to an applicant, or suspend, revoke, or refuse to renew or reinstate a license 18

19 under certain circumstances; authorizing an insurer or insurance producer to

20 pay or assign certain consideration to certain persons except under certain

21 <u>circumstances;</u> altering certain fees; requiring an applicant for a certificate of

22 qualification as a managing general agent to meet certain requirements;

repealing a termination provision relating to contractual examination and

24 licensing services; defining certain terms; conforming the terminology of certain

25 miscellaneous provisions of the Annotated Code to terminology used in this Act;

26 providing for the effective date of this Act; and generally relating to the licensing

1 of insurance producers by the Commissioner.

2 BY repealing and reenacting, with amendments,

3	Article - Insurance
4	Section 1-101(c), (g), (r), and (bb), 1-202(4)(vii), 1-205(a)(1), 2-112(a)(4), (6),
5	and (8), 2-206(1), 2-209(d)(1), 2-215(c)(2), 2-504(a), 3-306.1(a), 3-307(a),
6	3-311, 3-315, 3-317(a)(5), 4-113(b)(10) through (13) and (c), 4-203(b),
7	4-204, 4-205(c)(6), 5-102(a)(3), 6-203(b), 6-303, 8-101(c) and (d),
8	8-105(a), (b), (c), (d), (e), (f)(2), and (g), 8-106(a), (c), and (d), 8-107(a)(1),
9	(b), and (c), 8-108, 8-109(a) and (c), 8-201(c)(2)(iv), 8-206(a)(4) and (12),
10	8-209(a)(2), 8-210(f), 8-301(b)(2)(i)2. and 3., 8-316(b), 8-449,
11	8-467(b)(1)(iii) and (iv), 8-501(f)(1)(i), 8-503(b)(1) and (2)(ii), 8-507(a)(2),
12	8-509(c)(3), 8-511(a), 8-518(a)(3), 9-209(b)(1) and (2), 9-414(h)(1), 10-101
13	through 10-106, 10-108(a), (b), and (d), 10-109(a) and (d), 10-110(a)
14	through (c), 10-112 through 10-115, 10-116(a) and (b), 10-116.1 through
15	10-119, 10-120 through 10-132, 10-202(b)(1) and (2), 10-203(b), 10-208,
16	10-301(c) and (h), 10-305, 10-402(1) and (2), 10-503(a), <u>10-602 through</u>
17	<u>10-604, 10-606(b) 10-606</u> , 11-230, 11-325(g), 11-407(c), 12-106(d)(1),
18	12-209(5) and (6), 12-210(b), 13-116(a)(3), 14-139(a)(4), 15-207,
19	15-210(a), 15-211(a), 15-916(d), 15-919(a) and (d)(3), 15-922(b) and (d),
20	15-924(b) and (c), 15-925, 16-104(b), 16-501(9), 18-106(a)(2)(i),
21	18-120(2), 19-101(c)(1), 19-111(a), 20-502(e)(1) and (2)(i), 20-504(b)(1)
22	and (d), 20-507(f)(3), 20-509(a)(1) and (2), (b)(1) and (2)(iv), (c), (d), and
23	(f)(1), 20-510, 20-511, 20-512(a) and (b)(3), 20-513, 20-514(a) and (b)(2),
24	20-515(a), 20-520(d)(2)(ii), 23-101(b), 23-201(b), 23-301(b)(1), 23-302(b),
25	23-302.2, 23-403.1, 23-501, 23-502, 23-505.2, 23-506, 25-106(d)(1),
26	25-107(a) and (b)(1), 25-401(g), 25-405(e), 25-407(e), 27-211(b), 27-212(b)
27	and (e), 27-214, 27-216(b)(2)(iv), (d)(1), and (e)(2) through (4), 27-220,
28	27-405, 27-501(a) and (c), 27-503, 27-601(c), 27-604(b) and (c),
29	27-607(a)(2), 27-802(a)(1) and (b), 27-911, and 27-912
30	Annotated Code of Maryland

- 30 Annotated Code of Maryland
- 31 (1997 Volume and 2000 Supplement)
- 32 BY repealing
- 33 Article Insurance
- 34 Section 1-101(i), (ff), and (gg), 8-401(e) and (f), 8-450 through 8-458, 10-111,
- 35 10-116(c), 10-119.1, 10-204(c)(2)(v), 20-101(k), and 25-401(f)
- 36 Annotated Code of Maryland
- 37 (1997 Volume and 2000 Supplement)
- 38 BY adding to
- 39 Article Insurance
- 40 Section 1-101(o), (w), (cc), (kk), and (ll), 4-113(b)(14) and (15), 8-202.1, 10-113,
- 41 10-116(c), 10-133, and 10-204(c)(2)(v)
- 42 Annotated Code of Maryland
- 43 (1997 Volume and 2000 Supplement)

- 1 BY repealing and reenacting, without amendments,
- 2 Article Insurance
- 3 Section 4-113(d)
- 4 Annotated Code of Maryland
- 5 (1997 Volume and 2000 Supplement)
- 6 BY renumbering
- 7 Article Insurance
- 8 Section 1-101 (d) through (f), (h), (j) through (p), (q), (r), (s) through (u), (w)
- 9 through (aa), (cc) through (ee), (kk) through (rr), 8-401(g) through (k), and 10 20-101(l), respectively
- 11 to be Section 1-101 (c) through (e), (g), (h) through (n), (p), (q), (r) through (t), (x)
- through (bb), (ee) through (gg), (mm) through (tt), 8-401(e) through (i), and
 20-101(k), respectively
- 14 Annotated Code of Maryland
- 15 (1997 Volume and 2000 Supplement)
- 16 BY repealing and reenacting, with amendments,
- 17 Article Commercial Law
- 18 Section 11-203(4), 12-310(b), 12-312(b), and 13-104(1)
- 19 Annotated Code of Maryland
- 20 (2000 Replacement Volume and 2000 Supplement)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Corporations and Associations
- 23 Section 11-101(h)(2)(iii)
- 24 Annotated Code of Maryland
- 25 (1999 Volume and 2000 Supplement)
- 26 BY repealing and reenacting, with amendments,
- 27 Article Labor and Employment
- 28 Section 8-209(a)
- 29 Annotated Code of Maryland
- 30 (1999 Volume and 2000 Supplement)
- 31 BY repealing and reenacting, with amendments,
- 32 Article Transportation
- 33 Section 5-1002(c) and 17-109(b)
- 34 Annotated Code of Maryland
- 35 (1993 Replacement Volume and 2000 Supplement)
- 36 BY repealing
- 37 Chapter 271 of the Acts of the General Assembly of 1996

1 Section 7			
2 SECTION 1. B 3 MARYLAND, That			BY THE GENERAL ASSEMBLY OF and read as follows:
4			Article - Insurance
5 1-101.			
7 compensation, SELL8 contracts, including of	S, solicit contracts ealth main	s, [procur for nonpr ntenance (JRANCE PRODUCER" means a person that, for res,] OR negotiates[, or makes] insurance ofit health service plans, dental plan organizations, or the renewal or continuance
11	(I)	persons	issuing the insurance contracts; OR
12 13 INSURANCE PROI	(II) DUCER.	INSUR	EDS OR PROSPECTIVE INSUREDS OTHER THAN THE
14 (2)	["Agen	t"] "INSU	JRANCE PRODUCER" does not include:
17 including a clerical of18 insurance information	employee on or rece e, if the e	by an [ag , other the ives preme employee	vidual who performs clerical[, stenographic,] or similar gent] INSURANCE PRODUCER or insurer, an a clerical employee of an insurer, who takes niums in the [agent's] INSURANCE 's compensation does not vary with the number of
	l a comm	nt] LICE	ar salaried officer or employee of an insurer who gives NSED INSURANCE PRODUCER, if the officer or other compensation that depends directly on the
2526 information for:	(iii)	if not pa	aid a commission, a person that obtains and forwards
27		1.	group insurance coverage;
28 29 [or]		2.	enrolling individuals under group insurance coverage;
30		3.	issuing certificates under group insurance coverage; OR
31 32 PLANS.		4.	OTHERWISE ASSISTING IN ADMINISTERING GROUP
33 $[(a)]$ (F)	"Annoi	ntmont" r	neans an agreement between an [agent] INSURANCE

33 [(g)] (F) "Appointment" means an agreement between an [agent] INSURANCE
 34 PRODUCER and insurer under which the [agent] INSURANCE PRODUCER, for

1 compensation, may SELL, solicit, [procure,] OR negotiate[, or make] policies issued2 by the insurer.

3 [(i) "Broker" means a person that, for compensation, solicits, procures, or 4 negotiates insurance contracts or the renewal or continuance of insurance contracts:

5 (1) for insureds or prospective insureds other than the broker; and

6 (2) not for an insurer or agent.]

7 (O) "FUND PRODUCER" MEANS A LICENSED INSURANCE PRODUCER,
8 INCLUDING A LICENSED INDEPENDENT INSURANCE PRODUCER, THAT HAS BEEN
9 ASSIGNED AN AUTHORIZATION CODE BY THE MARYLAND AUTOMOBILE INSURANCE
10 FUND.

11 [(r)] (P) "Independent [agent] INSURANCE PRODUCER" means an [agent] 12 INSURANCE PRODUCER:

13 (1) that is not owned or controlled by an insurer or group of insurers;

14 (2) the appointment of which does not prohibit the representation of 15 more than one insurer or group of insurers; and

16 (3) the appointment of which provides that:

17 (i) at termination, the records of the [agent] INSURANCE18 PRODUCER remain the property of the [agent] INSURANCE PRODUCER; and

(ii) the [agent] INSURANCE PRODUCER retains the use and control
of all expirations incurred during the [agency] PERIOD WHEN THE APPOINTMENT
WAS IN EFFECT.

22 (W) "LICENSED INSURANCE PRODUCER" MEANS AN INSURANCE PRODUCER 23 THAT HAS:

24 (1) OBTAINED A LICENSE UNDER TITLE 10, SUBTITLE 1 OF THIS 25 ARTICLE; AND

(2) IN THE CASE OF AN INSURANCE PRODUCER THAT ACTS ON BEHALF
OF AN INSURER OTHER THAN THE MARYLAND AUTOMOBILE INSURANCE FUND,
OBTAINED AN APPOINTMENT UNDER TITLE 10, SUBTITLE 1 OF THIS ARTICLE.

(CC) "NEGOTIATE" MEANS TO CONFER DIRECTLY WITH OR OFFER ADVICE
DIRECTLY TO A PURCHASER OR PROSPECTIVE PURCHASER OF A PARTICULAR
CONTRACT OF INSURANCE CONCERNING ANY OF THE SUBSTANTIVE BENEFITS,
TERMS, OR CONDITIONS OF THE CONTRACT, PROVIDED THAT THE PERSON ENGAGED
IN THAT ACT EITHER SELLS INSURANCE OR OBTAINS INSURANCE FROM INSURERS
FOR PURCHASERS.

[(bb)] (DD) "Person" means an individual, receiver, trustee, guardian, personal
 representative, fiduciary, representative of any kind, partnership, firm, association,
 corporation, or other entity.

4 [(ff) "Qualified agent" means an agent that has obtained a certificate of 5 qualification and an appointment under Title 10, Subtitle 1 of this article.

6 (gg) "Qualified broker" means a broker that has obtained a certificate of 7 qualification under Title 10, Subtitle 1 of this article.]

8 (KK) "SELL" MEANS TO EXCHANGE A CONTRACT OF INSURANCE BY ANY MEANS, 9 FOR MONEY OR ITS EQUIVALENT, ON BEHALF OF AN INSURER.

10 (LL) "SOLICIT" MEANS TO ATTEMPT TO SELL INSURANCE OR TO ASK OR URGE A
11 PERSON TO APPLY FOR A PARTICULAR KIND OF INSURANCE FROM A PARTICULAR
12 INSURER.

13 1-202.

14 This article does not apply to:

15 (4) a voluntary noncontractual religious publication arrangement that:

16 (vii) does not use a compensated [agent] INSURANCE PRODUCER, 17 representative, or other person to solicit or enroll subscribers;

18 1-205.

19 (a) A county or municipal corporation of the State may not:

20 (1) require an insurer, [agent, broker] INSURANCE PRODUCER, adjuster,

21 public adjuster, or advisor to obtain a local certificate of authority or certificate of

22 qualification to transact insurance business in that county or municipal corporation;

(a) Fees for the following certificates, licenses, and services shall be collected
in advance by the Commissioner, and shall be paid by the appropriate persons to the
Commissioner:

28 (4) fees for certificates of qualification:

29	[(i)	agent ce	ertificate of qualification:
30		1.	fee for initial certificate within 1 year of renewal \$25
31		2.	fee for initial certificate over 1 year from renewal . \$50
32		3.	biennial renewal fee\$50

²³ or

^{24 2-112.}

7				SENATE BILL 576
1		(ii)	broker	certificate of qualification:
2			1.	fee for initial certificate within 1 year of renewal \$40
3			2.	fee for initial certificate over 1 year from renewal . \$80
4			3.	biennial renewal fee\$80]
5		[(iii)]	(I)	application fee \$25
6		[(iv)]	(II)	managing general agent certificate of qualification:
7			1.	fee for initial certificate\$30
8			2.	annual renewal fee\$30
9		[(v)]	(III)	surplus lines broker certificate of qualification:
10			1.	fee for initial certificate within 1 year of renewal \$100
11			2.	fee for initial certificate over 1 year from renewal \$100
12			3.	biennial renewal fee \$200
13 14 PRODUCI	(6) ER LICE			y [certificates of qualification] INSURANCE ments[:]\$27
15		[(i)	agents	
16		(ii)	brokers	\$40]
17	(8)	fees for	r licenses	:
18		(i)	public a	adjuster license:
19			1.	fee for initial license within 1 year of renewal \$25
20			2.	fee for initial license over 1 year from renewal \$50
21			3.	biennial renewal fee\$50
22		(ii)	adviser	license:
23			1.	fee for initial license within 1 year of renewal \$100
24			2.	fee for initial license over 1 year from renewal \$200
25			3.	biennial renewal fee\$200
26		(III)	INSUR	ANCE PRODUCER LICENSE:
27			1.	FEE FOR INITIAL LICENSE\$54

8			SENATE I	BILL 576
1			2. BIENNIAL RENEWAL FEE	\$54
2		(IV)	APPLICATION FEE	\$25
3	2-206.			
		ounts, rec	ine compliance with this article, the Commissioner ords, documents, and transactions that relate to the asurance affairs of:	
7 8	(1) general agent, adjuste		it, broker,] INSURANCE PRODUCER, surplus lines ba adjuster, or adviser;	oker,
9	2-209.			
12	examination report is	admissil nissioner	examination report is filed with the Commissioner, the ble as evidence of the facts contained in it in any action against the person examined or an officer or [agent] f the person.	
14	2-215.			
17	5 authority of a domest	ic insure ANCE Pl	peal is from the suspension or revocation of a certificat r[, certificate of qualification of an agent or broker,] or RODUCER, adviser, or public adjuster, an appeal may e county where:	
19)	(i)	the domestic insurer has its principal place of business	; or
20)	(ii)	the licensee or certificate holder resides.	
21	2-504.			
24	B life insurance valuati	on fees a	ee imposed on insurers under this subtitle is in lieu of a nd a reduction in specified [agent] INSURANCE nmissioner had previously charged and collected under	-
26	5 3-306.1.			
27 28	(a) (1) completed if:	A dilige	nt search required by § 3-306 of this subtitle shall be de	emed
	PRODUCER obtains		the insured or the surplus lines broker or [agent] INSU ons of a risk from three authorized insurers that are class of insurance in this State; and	RANCE
32 33	2 3 3-307 of this subtitle	(ii)	the declinations are included in the affidavit required u	ınder §

1 (2) In addition to the requirement of paragraph (1)(i) of this subsection,

2 an [agent] INSURANCE PRODUCER shall obtain a declination from each insurer for

3 which the [agent] INSURANCE PRODUCER has been appointed that the [agent]

4 INSURANCE PRODUCER knows, or should know, is actually writing on a broad basis

5 the particular kind and class of insurance sought.

6 3-307.

7 (a) An affidavit that sets forth the facts referred to in § 3-306 of this subtitle 8 and any other facts required by the Commissioner must be personally executed by the 9 surplus lines broker or the originating [agent or broker] INSURANCE PRODUCER at 10 the time the surplus lines insurance is placed.

11 3-311.

12 An applicant for a certificate of qualification must be:

13 (1) qualified as [a broker] AN INSURANCE PRODUCER for property 14 insurance and casualty insurance; and

15

(2) competent and trustworthy, as determined by the Commissioner.

16 3-315.

17 A qualified surplus lines broker may:

18 (1) accept and place surplus lines insurance business from an [agent or 19 broker] INSURANCE PRODUCER with a [certificate of qualification] LICENSE in the 20 State for the kind of insurance involved; and

21 (2) compensate the [agent or broker] INSURANCE PRODUCER for the 22 surplus lines insurance business.

23 3-317.

24 (a) The Commissioner may suspend or revoke the certificate of qualification of 25 a surplus lines broker:

(5) for any applicable ground for suspending or revoking the [certificate
of qualification] LICENSE of an [agent or broker] INSURANCE PRODUCER under this
article.

29 4-113.

30 (b) The Commissioner may deny a certificate of authority to an applicant or,
31 subject to the hearing provisions of Title 2 of this article, refuse to renew, suspend, or
32 revoke a certificate of authority if the applicant or holder of the certificate of
33 authority:

34 (10) is found by the Commissioner to have participated, with or without
35 the knowledge of an [agent or broker] INSURANCE PRODUCER, in selling motor

1 vehicle insurance without an actual intent to sell the insurance, as evidenced by a

2 persistent pattern of filing certificates of insurance together with or closely followed

3 by cancellation notices for the insurance;

4 (11) except as allowed under § 10-103[(b)](C) of this article, is found by 5 the Commissioner to have knowingly participated with a person, acting as [an agent] 6 AN INSURANCE PRODUCER, that does not have an appointment from the insurer in 7 accepting insurance contracts that the person has SOLD, solicited, OR negotiated[, or 8 effectuated], if committed with sufficient frequency to indicate a general business 9 practice;

10 (12) has had a certificate of authority revoked or suspended by the 11 insurance regulatory authority of another state; [or]

12 (13) has violated the provisions of Title 6.5 of the State Government 13 Article;

14 (14) FAILS TO PROVIDE TO THE COMMISSIONER OR AN INSURANCE
15 PRODUCER ANY INFORMATION REQUIRED BY § 10-118 OF THIS ARTICLE REGARDING
16 THE TERMINATION OF AN APPOINTMENT OF THE INSURANCE PRODUCER; OR

(15) IN PROVIDING INFORMATION REQUIRED BY OR PROVIDED
 PURSUANT TO § 10-118 OF THIS ARTICLE REGARDING THE TERMINATION OF AN
 APPOINTMENT OF AN INSURANCE PRODUCER, MAKES AN INACCURATE STATEMENT
 WITH ACTUAL MALICE.

21 (c) (1) On refusal to renew, suspension, or revocation of an insurer's
22 certificate of authority, the Commissioner immediately shall notify:

23 (i) the insurer; and

24 (ii) each [agent] INSURANCE PRODUCER of the insurer in the state 25 of record in the office of the Commissioner.

26 (2) The refusal to renew, revocation, or suspension of a certificate of
27 authority automatically suspends or revokes the appointment of each [agent]
28 INSURANCE PRODUCER of the insurer in the State.

(3) The Commissioner shall state in the notice to each [agent]
30 INSURANCE PRODUCER under paragraph (1) of this subsection that the appointment
31 of the [agent] INSURANCE PRODUCER has been suspended or revoked.

32 (4) The Commissioner may publish notice of the revocation of a33 certificate of authority in a newspaper published in the State.

34 (d) Instead of or in addition to suspending or revoking a certificate of 35 authority, the Commissioner may:

36 (1) impose on the holder a penalty of not less than \$100 but not more 37 than \$125,000 for each violation of this article; and

3 4-203.

4 (b) With respect to a subject of insurance resident, located, or to be performed
5 in the State, a person may not in the State directly or indirectly act as an [agent]
6 INSURANCE PRODUCER for, or otherwise represent or help on behalf of another, an
7 unauthorized insurer to:

8	(1)	solicit, negotiate, or effect insurance or an annuity contract;
9	(2)	inspect risks;
10	(3)	fix rates;
11	(4)	investigate or adjust losses;
12	(5)	collect premiums; or
13	(6)	transact insurance business in any other manner.
14 4-204.		

15 (a) (1) A person may not accept for publication or printing in a newspaper,
16 magazine, or other periodical, or for broadcast on radio or television in the State, an
17 advertisement or other notice that directly or indirectly solicits business for or sets
18 forth the advantages of doing business with an insurer, [agent] INSURANCE

19 PRODUCER, or other person, unless the person that will publish or broadcast the

 $20\,$ advertisement or notice has a certificate issued by the Commissioner stating that the

21 insurer, [agent] INSURANCE PRODUCER, or other person named in the certificate is

22 authorized to transact insurance business in the State.

23 (2) On application of any person, the Commissioner shall issue the24 certificate without charge.

(b) A person may not publish or print in a newspaper, magazine, periodical,
circular letter, pamphlet, or in any other manner, or broadcast by radio or television
in the State, an advertisement or other notice that directly or indirectly solicits
business for or sets forth the advantages of doing business with an insurer, [agent]
INSURANCE PRODUCER, or other person that is not authorized to transact insurance
business in the State.

(c) A manufacturer, jobber, wholesaler, or retailer may not distribute or cause
to be distributed matchbooks or other advertising matter, except newspapers and
magazines of general circulation, that directly or indirectly solicits business for or sets
forth the advantages of doing business with an insurer, [agent] INSURANCE
PRODUCER, or other person that is not authorized to transact insurance business in
the State.

1 4-205.		
		wing acts in the State, effected by mail or otherwise, is arance business in the State:
6 indirectly acting as a	resident, n [agent]	as provided in subsection (d) of this section, with respect to a located, or to be performed in the State, directly or INSURANCE PRODUCER for, or otherwise representing r, an insurer or other person to:
8 9 insurance;	(i)	solicit, negotiate, procure, or effect insurance or the renewal of
10	(ii)	disseminate information about coverage or rates;
11	(iii)	forward an application;
12	(iv)	deliver a policy or insurance contract;
13	(v)	inspect risks;
14	(vi)	fix rates;
15	(vii)	investigate or adjust claims or losses;
16 17 insurance contract b	(viii) ecomes e	transact matters arising out of an insurance contract after the ffective; or
 18 19 person to transact in 	(ix) surance b	in any other manner represent or help an insurer or other ousiness;
20 5-102.		
		§ 5-101 of this subtitle, in determining the financial blowing expressly are not allowed as admitted assets:
23 (3) 24 INSURANCE PROP		nce given only on personal security to an employee or [agent] of the insurer or to another person;
25 6-203.		
27 insurance adviser, [f	raternal b	broker] INSURANCE PRODUCER, public adjuster, benefit society agent,] or third party administrator red by the Commissioner, the fraud prevention fee shall
30 (1)	\$15;	

31 (2) due on or before June 30 of every other year; and

1 (3) if applicable, payable with the certificate of qualification, license, or 2 registration renewal fee.

3 6-303.

4 When by or pursuant to the laws of any other state or foreign country any (a) 5 taxes, licenses and other fees other than fees similar to the assessment fee 6 established under Title 2, Subtitle 5 of this article, in the aggregate, and any fines, penalties, deposit requirements or other material obligations, prohibitions or 7 8 restrictions are or would be imposed upon Maryland insurers, or upon the [agents] 9 INSURANCE PRODUCERS or representatives of such insurers, which are in excess of 10 such taxes, licenses and other fees, in the aggregate, or which are in excess of the 11 fines, penalties, deposit requirements or other obligations, prohibitions, or 12 restrictions directly imposed upon similar insurers, or upon the [agents] INSURANCE 13 PRODUCERS or representatives of such insurers, of such other state or country under 14 the statutes of this State, so long as such laws of such other state or country continue 15 in force or are so applied, the same taxes, licenses and other fees, in the aggregate, or 16 fines, penalties or deposit requirements or other material obligations, prohibitions, or 17 restrictions of whatever kind shall be imposed by the Commissioner upon the 18 insurers, or upon the [agents] INSURANCE PRODUCERS or representatives of such 19 insurers, of such other state or country doing business or seeking to do business in 20 Maryland. 21 For the purposes of this subtitle, any tax, license or other fee or other (b) 22 obligation imposed by a political subdivision or agency of another state or country 23 upon Maryland insurers or their [agents] INSURANCE PRODUCERS or 24 representatives shall be deemed to be imposed by that state or country. 25 8-101. 26 (c) "Controlled insurer" means an insurer that is under the control of a 27 controlling [broker] INSURANCE PRODUCER. 28 "Controlling [broker] INSURANCE PRODUCER" means [a broker] AN (d) 29 INSURANCE PRODUCER that has control of a controlled insurer. 30 8-105. In this section, "independent casualty actuary" means a casualty actuary 31 (a) 32 who: 33 (1)is a member of the American Academy of Actuaries; and 34 (2)is not affiliated with, an employee of, a principal of, the direct or 35 indirect owner of, or in any way in the control of a controlled insurer or a controlling

36 [broker] INSURANCE PRODUCER.

(b) If a controlling [broker] INSURANCE PRODUCER, when the insurance
business is placed, is acting in a transaction on behalf of an insured for compensation,
commission, or other valuable consideration, the controlling [broker] INSURANCE

PRODUCER may not directly or indirectly place insurance business with its controlled
 insurer unless the requirements of this section are met.

3 (c) There shall be a written contract between the controlling [broker]
4 INSURANCE PRODUCER and controlled insurer that has been approved by the board of
5 directors of the controlled insurer.

6 (d) (1) If insurance business is placed through a controlling [broker]
7 INSURANCE PRODUCER, the controlling [broker] INSURANCE PRODUCER shall
8 deliver written notice to the prospective insured before the effective date of the policy,
9 disclosing the relationship between the controlling [broker] INSURANCE PRODUCER
10 and the controlled insurer.

11 (2) The disclosure shall be signed by the prospective insured and 12 retained in the underwriting file until the filing of the examination report for the 13 period during which the policy is in effect.

(3) If insurance business is placed through a [subbroker]
SUB-INSURANCE PRODUCER that is not a controlling [broker] INSURANCE
PRODUCER, the controlling [broker] INSURANCE PRODUCER shall retain in the
controlling [broker's] INSURANCE PRODUCER'S records a signed statement from the
[subbroker] SUB-INSURANCE PRODUCER that:

19 (i) the [subbroker] SUB-INSURANCE PRODUCER is aware of the 20 relationship between the controlling [broker] INSURANCE PRODUCER and the 21 controlled insurer;

22 (ii) the [subbroker] SUB-INSURANCE PRODUCER has delivered to 23 the prospective insured written notice disclosing that relationship; and

24 (iii) the disclosure has been signed by the prospective insured and 25 will be retained by the [subbroker] SUB-INSURANCE PRODUCER for 3 years.

(e) At least quarterly, the controlling [broker] INSURANCE PRODUCER shall
pay to the controlled insurer all money that the controlling [broker] INSURANCE
PRODUCER collected for the account of the controlled insurer, net of commissions,
cancellations, and other adjustments.

30 (f) (2) The opinion shall:

31 (i) report loss ratios for each line of insurance business written;32 and

(ii) attest that loss reserves are adequate for losses incurred and
outstanding as of year end on insurance business placed by the controlling [broker]
INSURANCE PRODUCER, including losses incurred but not reported.

36 (g) The controlled insurer shall report annually to the Commissioner:

15		SENATE BILL 576
1 2 INSUI	(1) RANCE PROI	the amount of commission it paid to the controlling [broker] DUCER;
3	(2)	the percentage that amount represents of the net premiums written;

4 and

5 comparable amounts and percentages paid to noncontrolling (3)6 [brokers] INSURANCE PRODUCERS for placement of the same kinds of insurance.

7 8-106.

In this section, "reinsurance intermediary" means a person that acts as [a 8 (a) 9 broker] AN INSURANCE PRODUCER in:

10 (1)soliciting, negotiating, or procuring a reinsurance contract or binder 11 for a ceding insurer; or

12 (2)accepting a reinsurance contract or binder for an assuming insurer.

13 A reinsurance intermediary that has control of an assuming insurer may (c) 14 not directly or indirectly place insurance business with the assuming insurer in a 15 transaction in which the reinsurance intermediary acts as [a broker] AN INSURANCE 16 PRODUCER for the ceding insurer.

17 (d) A reinsurance intermediary that has control of a ceding insurer may not 18 directly or indirectly accept business from the ceding insurer in a transaction in 19 which the reinsurance intermediary acts as [a broker] AN INSURANCE PRODUCER for 20 the assuming insurer.

21 8-107.

22 With respect to insurance business placed by its controlling [broker] (a) (1)23 INSURANCE PRODUCER, the controlled insurer may not engage in a pattern of 24 charging premiums that are unjustifiably lower than those being charged by the 25 controlled insurer or other insurers for similar risks written during the same period 26 and placed by noncontrolling [brokers] INSURANCE PRODUCERS.

27 (b) With respect to insurance business placed by its controlling [broker] 28 INSURANCE PRODUCER, the controlled insurer shall establish underwriting 29 procedures and may not deviate from them.

30 A controlled insurer's capitalization at the time insurance business is (c) 31 placed by the controlling [broker] INSURANCE PRODUCER and with respect to that 32 insurance business shall comply with:

- 33 criteria set by the Commissioner; and (1)
- 34 (2)all applicable insurance laws.

15

1 8-108.
2 The controlling [broker] INSURANCE PRODUCER shall keep records sufficient 3 to:
 4 (1) demonstrate that the controlling [broker's] INSURANCE 5 PRODUCER'S dealings with its controlled insurer were fair and comply with Title 7 of 6 this article; and
 (2) disclose accurately the nature and details of the controlling [broker's] INSURANCE PRODUCER'S transactions with its controlled insurer, 9 including any information that is necessary to support the charges or fees to the 10 respective parties.
11 8-109.
 (a) If the Commissioner has reason to believe that a controlling [broker] 13 INSURANCE PRODUCER has violated or is violating this subtitle, the Commissioner 14 shall:
15 (1) serve on the controlling [broker] INSURANCE PRODUCER a 16 statement of charges an notice of hearing; and
17 (2) hold a hearing subject to §§ 2-210 through 2-214 of this article.
18 (c) The controlling [broker] INSURANCE PRODUCER shall reimburse the 19 Property and Casualty Insurance Guaranty Corporation for any payments made by 20 the Property and Casualty Insurance Guaranty Corporation for losses, loss 21 adjustment, and administrative expenses on the insurance business placed by the 22 controlling [broker] INSURANCE PRODUCER in excess of gross earned premiums and 23 investment income earned on premiums and loss reserves for the insurance business 24 if the Commissioner finds that:
25 (1) the controlling [broker] INSURANCE PRODUCER violated this 26 subtitle; and
 27 (2) the violation substantially contributed to the insolvency of the 28 controlled insurer.
29 8-201.
30 (c) (2) "Managing general agent" does not include:
31(iv)an authorized [agent] INSURANCE PRODUCER acting for a32surety insurer that engages exclusively in the business of issuing bail bonds; or

1	8-202.1.		
2	AN API	PLICAN	Γ FOR A CERTIFICATE OF QUALIFICATION MUST BE:
3 4	1 OF THIS A	(1) ARTICLE	LICENSED AS AN INSURANCE PRODUCER UNDER TITLE 10, SUBTITLE E; AND
5 6	COMMISSI	(2) ONER.	COMPETENT AND TRUSTWORTHY, AS DETERMINED BY THE
7	8-206.		
8 9	(a) qualification		nmissioner shall deny or refuse to renew a certificate of plicant or holder of the certificate of qualification:
	belongs to a insured;	(4) in insurer	has misappropriated, converted, or unlawfully withheld money that , [agent, broker] INSURANCE PRODUCER, beneficiary, or
	insurer, [age money;	(12) ent, broke	has failed or refused to pay over on demand money that belongs to an er] INSURANCE PRODUCER, or other person entitled to the
16	8-209.		
17	(a)	A mana	ging general agent may not:
20			appoint or hire an [agent] INSURANCE PRODUCER to solicit, procure, e contracts for the insurer without ensuring that the [agent] DUCER is [qualified] LICENSED under Title 10, Subtitle 1 of this
22	8-210.		
	· · ·	(1) f any [age	Each insurer shall review its books and records each quarter to ent] INSURANCE PRODUCER has become a managing general
26 27	has become	(2) a managi	If the insurer determines that an [agent] INSURANCE PRODUCER ing general agent:
28 29	PRODUCE	R and the	(i) the insurer promptly shall notify the [agent] INSURANCE commissioner of the determination; and
30 31	fully with th	ne provisi	(ii) the insurer and [agent] INSURANCE PRODUCER must comply ons of this subtitle within 30 days after the determination.
32	8-301.		

33 (b) (2) "Administrator" does not include a person that:

1 (i) with respect to a particular plan: 2 2. is, or is an employee, [agent] INSURANCE PRODUCER, 3 managing general agent of, an insurer or health maintenance organization that 4 insures or administers the plan; or 5 is [a broker] AN INSURANCE PRODUCER that solicits, 3. 6 procures, or negotiates a plan for a plan sponsor and that has no authority over the 7 adjustment, payment, or settlement of benefit claims under the plan or over the 8 investment or handling of the plan's assets; 9 8-316. 10 (b) An administrator may not procure the bond required by this subtitle from 11 a surety insurer or other company or through an [agent or broker] INSURANCE 12 PRODUCER in whose business operations the administrator has direct or indirect 13 control or significant financial interest. 14 8-401. "Certificate of qualification" means a certificate of qualification issued by 15 [(e) 16 the Commissioner to act as a fraternal benefit agent. 17 "Fraternal benefit agent" means an authorized or acknowledged agent of a (f) 18 society that acts as an agent in soliciting, negotiating, procuring, or making life insurance, health insurance, or annuity contracts.] 19 20 8-449. 21 (a) Except as otherwise provided in this section, a person must obtain a 22 [certificate of qualification] LICENSE issued under [Part V of this subtitle] TITLE 10, 23 SUBTITLE 1 OF THIS ARTICLE before the person acts as [a fraternal benefit agent in 24 the State] AN INSURANCE PRODUCER FOR A FRATERNAL BENEFIT SOCIETY. 25 Subsection (a) of this section does not apply to a regular salaried officer or (b)26 employee of a licensed society who: 27 (1)devotes substantially all of the officer's or employee's services to 28 activities other than soliciting insurance contracts; and 29 (2)does not receive, for soliciting insurance contracts, a commission or 30 other compensation that is directly dependent on the amount of business obtained. 31 (c) (1)Subsection (a) of this section does not apply to a fraternal benefit 32 [agent] INSURANCE PRODUCER or representative of a society that devotes, or intends 33 to devote, less than 50% of the person's time to SELLING, soliciting and [procuring] 34 NEGOTIATING insurance contracts for the society. For the purposes of paragraph (1) of this subsection, a person is 35 (2)36 presumed to be devoting, or intending to devote, 50% or more of the person's time to

SENATE BILL 576

 SELLING, soliciting or [procuring] NEGOTIATING insurance contracts for a society if, in the preceding calendar year, the person has SOLD, solicited and [procured] NEGOTIATED: 	
4 (i) life insurance contracts that, in the aggregate, exceed \$200,000 5 of coverage for all lives insured for the preceding calendar year;	
6 (ii) a permanent life insurance contract offering more than \$10,000 7 of coverage on an individual life;	
8 (iii) a term life insurance contract offering more than \$50,000 of 9 coverage on an individual life;	
10 (iv) any insurance contracts other than life that the society may 11 write that insure the lives of more than 25 individuals; or	
12 (v) any variable life insurance or variable annuity contract.	
13 [8-450.	
14 An applicant for a certificate of qualification shall:	
15 (1) file with the Commissioner an application on the form that the 16 Commissioner provides; and	
17 (2) pay to the Commissioner a biennial fee.]	
18 [8-451.	
(a) This section does not apply to a person that was licensed or qualified as afraternal benefit agent in the State before July 1, 1985.	
21 (b) The Commissioner shall require an applicant for a certificate of 22 qualification to pass a written examination.	
23 (c) The examination shall include questions only about:	
24 (1) insurance issued by societies;	
 (2) the types of certificates, policies, or contracts in general proposed to be solicited under the certificate of qualification; and (3) the laws of the State that relate to the activities of a fraternal benefit agent. 	
28 (d) The examination fee is \$15 for each examination.]	
29 [8-452.	
The Commissioner shall issue a certificate of qualification to each applicant who meets the requirements of this subtitle.]	

2 A certificate of qualification authorizes the holder to act as a fraternal benefit 3 agent for a society authorized to do insurance business in the State.]

4 [8-454.

1 [8-453.

5 (a) A certificate of qualification expires on the first June 30 after its effective 6 date and in an odd-numbered year, unless it is renewed for a 2-year term as provided 7 in this section.

8 (b) At least 1 month before a certificate of qualification expires, the 9 Commissioner shall mail to the holder of the certificate of qualification, at the last 10 known address of the holder:

11 (1) a renewal application form; and

12 (2) a notice that states:

(i) the date by which the Commissioner must receive the renewal
application for the renewal to be issued and mailed before the certificate of
qualification expires; and

16 (ii) the amount of the renewal fee.

17 (c) Before a certificate of qualification expires, the holder of the certificate of 18 qualification may renew it for an additional 2-year term, if the holder:

19 (1) otherwise is entitled to a certificate of qualification;

20 (2) files with the Commissioner a renewal application on the form that 21 the Commissioner provides;

(3) pays to the Commissioner a renewal fee; and (4) completes continuing
education requirements established under § 10-116 of this article and any regulations
adopted under § 10-116 of this article by the June 30 on which the certificate of
qualification expires.

26 (d) (1) The Commissioner shall renew the certificate of qualification of each 27 holder who meets the requirements of this section.

28 (2) If an application for renewal is filed with the Commissioner in a 29 timely manner, the holder of the certificate of qualification may continue to act as a 30 fraternal benefit agent under that certificate of qualification until the Commissioner 31 renews the certificate of qualification.]

32 [8-455.

(a) The Commissioner may deny or refuse to renew a certificate ofqualification if the applicant or holder of the certificate of qualification:

1 (1) in the judgment of the Commissioner, is not trustworthy and 2 competent to act as a fraternal benefit agent;
3 (2) has failed to comply with any prerequisites for the issuance or 4 renewal of the certificate of qualification; or
5 (3) has violated subsection (b) of this section.
6 (b) Subject to the hearing provisions of Title 2 of this article, the 7 Commissioner may suspend or revoke a certificate of qualification if the holder of the 8 certificate of qualification:
9 (1) has willfully violated this article or another law of the State that 10 relates to insurance;
11 (2) has intentionally misrepresented or concealed a material fact in an 12 application for a certificate of qualification;
13 (3) has obtained or attempted to obtain a certificate of qualification by 14 misrepresentation, concealment, or other fraud;
15 (4) has misappropriated, converted, or unlawfully withheld money 16 belonging to an insurer, agent, broker, beneficiary, or insured;
17 (5) has willfully and materially misrepresented the provisions of a 18 policy;
19(6)has committed fraudulent or dishonest practices in the insurance20 business;
 (7) has participated, with or without the knowledge of an insurer, in selling motor vehicle insurance without an actual intent to sell the insurance, as evidenced by a persistent pattern of filing certificates of insurance together with or closely followed by cancellation notices for the insurance;
25 (8) has been convicted by final judgment in any state or federal court of 26 a crime involving moral turpitude;
 27 (9) has knowingly participated in writing or issuing substantial 28 overinsurance of property insurance risks;
29 (10) has failed an examination required under this subtitle;
 30 (11) has willfully failed to comply with or has willfully violated a proper 31 order or regulation of the Commissioner;
32 (12) has failed or refused to pay over on demand money that belongs to an 33 insurer, fraternal benefit agent, broker, or other person entitled to the money;
34 (13) has otherwise shown a lack of trustworthiness or competence to act 35 as a fraternal benefit agent;

1 (14) is not or does not intend to carry on business in good faith and 2 represent to the public that the person is a fraternal benefit agent;

3 (15) has been denied a license or certificate in another state or has had a 4 license or certificate suspended or revoked in another state;

5 (16) has intentionally or willfully made or issued, or caused to be made or 6 issued, a statement that materially misrepresents or makes incomplete comparisons 7 about the terms or conditions of a policy or contract issued by an authorized insurer,

8 for the purpose of inducing or attempting to induce the owner of the policy or contract

 $9\;$ to forfeit or surrender it or allow it to lapse in order to replace it with another; or

10 (17) has not held an appointment with a licensed society for more than 2 11 years after the date of renewal.

12 (c) Instead of suspending or revoking a certificate of qualification, the
13 Commissioner may impose on the holder, for a first or second offense, a penalty of not
14 less than \$25 but not exceeding \$500.]

15 [8-456.

16 (a) When a society doing business in the State makes or terminates an 17 appointment of a fraternal benefit agent, the society immediately shall:

18 (1) file with the Commissioner written notice of the appointment or 19 termination; and

20 (2) pay to the Commissioner the fee required by § 2-112 of this article.

21 (b) (1) The Commissioner may require a society that terminates an 22 appointment to file a statement of facts about the termination, including the date and 23 cause of the termination.

24 (2) Each statement relative to the termination and date and cause of the 25 termination is a privileged communication.]

26 [8-457.

27 Except for payment to a qualified fraternal benefit agent of the society or to a

28 person exempted under § 8-449(c) of this subtitle, a society doing business in the

29 State may not pay a commission or other compensation to a person for services in

30 obtaining in the State any new life insurance contract, health insurance contract, or

31 annuity contract.]

32 [8-458.

(a) Except as otherwise provided in Part V of this subtitle, a person may not
 act as a fraternal benefit agent for a society unless the person has a certificate of
 qualification issued under Part V of this subtitle.

36 (b) A person who violates this section is guilty of a misdemeanor.]

23	SENATE BILL 576								
1	8-467.								
2	(b) (1)	This sul	This subsection applies to:						
3 4	(iii) [a fraternal benefit agent] AN INSURANCE PRODUCER THAT ACTS ON BEHALF OF A FRATERNAL BENEFIT SOCIETY; and								
5 6	(iv) a person acting for [a fraternal benefit agent] AN INSURANCE PRODUCER THAT ACTS ON BEHALF OF A FRATERNAL BENEFIT SOCIETY.								
7	8-501.								
8	(f) (1)	"Reinsu	rance manager" means a person that:						
9		(i)	acts as an [agent] INSURANCE PRODUCER for a reinsurer; and						
10	8-503.								
	(b) (1) Except as otherwise provided in paragraph (2) of this subsection, before a person acts as a reinsurance manager or reinsurance broker in the State, the person:								
14		(i)	in the case of a person that maintains an office in the State:						
15			1. must obtain a license under this subtitle; or						
16 17	2. must qualify as an [agent or broker] INSURANCE PRODUCER under Title 10, Subtitle 1 of this article; or								
18		(ii)	in the case of a person that maintains an office in another state:						
19 20	 must obtain a license under this subtitle or under a law of another state that is substantially similar to this subtitle; or 								
	2. must qualify as an [agent or broker] INSURANCE PRODUCER under Title 10, Subtitle 1 of this article or under a law of another state that is substantially similar to Title 10, Subtitle 1 of this article.								
24 25	24 (2) Before a person acts as a reinsurance manager for a reinsurer 25 domiciled in the State, the person must:								
26 27	6 (ii) qualify as an [agent or broker] INSURANCE PRODUCER under 7 Title 10, Subtitle 1 of this article.								
28	8-507.								
29	(a) The Co	ommissior	her shall issue a license to each applicant that:						
30 31	(2) pays the applicable fee for a [certificate of qualification] LICENSE for an [agent or broker] INSURANCE PRODUCER under § 2-112 of this article.								

1 8-509.

2 (c) Before a license expires, the licensee may renew it for an additional 2-year 3 term, if the licensee:

4 (3) pays to the Commissioner the applicable renewal fee for an [agent or 5 broker] INSURANCE PRODUCER under § 2-112 of this article.

6 8-511.

7 (a) Subject to the hearing provisions of §§ 2-210 through 2-214 of this article,
8 the Commissioner may deny, refuse to renew, suspend, or revoke a reinsurance
9 intermediary's license, or a reinsurance intermediary's [agent or broker's certificate
10 of qualification] INSURANCE PRODUCER LICENSE, if the reinsurance intermediary
11 has violated this subtitle or § 10-126 of this article.

12 8-518.

13 (a) A reinsurance manager:

14 (3) may not appoint or hire an [agent] INSURANCE PRODUCER to solicit,
15 procure, or negotiate reinsurance contracts for a reinsurer without ensuring that the
16 agent is qualified under Title 10, Subtitle 1 of this article;

17 9-209.

18 (b) If service is made in accordance with the Maryland Rules or other 19 applicable law, a court with subject matter jurisdiction over an action brought under 20 this subtitle also has jurisdiction over:

21 (1) a person, including an [agent, broker,] INSURANCE PRODUCER and 22 another person that has written policies, that has acted in any manner on behalf of an 23 insurer against which a delinquency proceeding has been commenced, in an action 24 resulting from or incidental to the person's relationship with the insurer;

25 (2) a reinsurer that at any time has entered into a contract of 26 reinsurance with an insurer against which a delinquency proceeding has been

27 commenced, or an [agent or broker] INSURANCE PRODUCER for the reinsurer, in an

28 action on or incidental to the reinsurance contract;

29 9-414.

30 (h) (1) An insurer or [agent] INSURANCE PRODUCER may not deliver a 31 policy or contract that at the time of delivery exceeds the limitations imposed by § 32 9-407(j)(3) of this subtitle, or that is not subject to coverage under § 9-403 of this 33 subtitle, unless the insurer or [agent] INSURANCE PRODUCER, before or at the time 34 of delivery, provides the policyholder or contract holder with a separate written notice 35 as provided in paragraph (2) of this subsection.

1	10-101.						
2	(a)	In this s	btitle the following words have the meanings indicated.				
		"BUSINESS ENTITY" MEANS A CORPORATION, PROFESSIONAL ON, PARTNERSHIP, LIMITED LIABILITY COMPANY, LIMITED LIABILITY HIP, OR OTHER LEGAL ENTITY.					
6 7	[(b) the Commiss		ate of qualification" means a certificate of qualification issued by ct as an agent or broker.]				
8	(C)	"HOME	STATE" MEANS ANY STATE IN WHICH AN INSURANCE PRODUCER:				
9 10	RESIDENC	(1) E OR PF	MAINTAINS THE INSURANCE PRODUCER'S PRINCIPAL PLACE OF INCIPAL PLACE OF BUSINESS; AND				
11		(2)	IS LICENSED TO ACT AS A RESIDENT INSURANCE PRODUCER.				
14	ACT AS AN	NATION	"LICENSE" MEANS A DOCUMENT ISSUED BY THE COMMISSIONER TO ANCE PRODUCER FOR THE KIND OR SUBDIVISION OF INSURANCE OF KINDS OR SUBDIVISIONS OF INSURANCE SPECIFIED IN THE				
16		(2)	"LICENSE" INCLUDES A LIMITED LINES LICENSE.				
17	(E)	"LIMIT	ED LINE CREDIT INSURANCE" INCLUDES:				
18		(1)	CREDIT LIFE INSURANCE;				
19		(2)	CREDIT HEALTH INSURANCE;				
20		(3)	CREDIT PROPERTY INSURANCE;				
21		(4)	CREDIT UNEMPLOYMENT INSURANCE;				
22		(5)	CREDIT INVOLUNTARY UNEMPLOYMENT BENEFIT INSURANCE;				
23		(6)	MORTGAGE LIFE INSURANCE;				
24		(7)	MORTGAGE GUARANTY INSURANCE;				
25		(8)	MORTGAGE DISABILITY INSURANCE;				
26		(9)	GUARANTEED AUTOMOBILE PROTECTION (GAP) INSURANCE; AND				
27		(10)	ANY OTHER FORM OF INSURANCE THAT:				
28			(I) IS OFFERED IN CONNECTION WITH AN EXTENSION OF CREDIT;				
29 30	CREDIT O	BLIGAT	(II) IS LIMITED TO PARTIALLY OR WHOLLY EXTINGUISHING THAT ON; AND				

1(III)THE COMMISSIONER DETERMINES SHOULD BE DESIGNATED A2FORM OF LIMITED LINESLINE CREDIT INSURANCE.

3 (F) "LIMITED LINE CREDIT INSURANCE PRODUCER" MEANS A PERSON WHO
4 SELLS, SOLICITS OR NEGOTIATES ONE OR MORE FORMS OF LIMITED LINE CREDIT
5 INSURANCE COVERAGE TO INDIVIDUALS THROUGH A MASTER, CORPORATE, GROUP,
6 OR INDIVIDUAL POLICY.

7 (G) "LIMITED LINES INSURANCE" MEANS:

8 (1) LIMITED LINES <u>LINE</u> CREDIT INSURANCE;

9 (2) THE LINES OF INSURANCE DESCRIBED IN §§ 10-122 THROUGH 10-125 10 OF THIS SUBTITLE; OR

11(3)INSURANCE SOLD IN CONNECTION WITH, AND INCIDENTAL TO, THE12RENTAL OF A MOTOR VEHICLE UNDER SUBTITLE 6 OF THIS TITLE; OR

13(3)(4)ANY OTHER LINE OF INSURANCE THAT THE COMMISSIONER14CONSIDERS NECESSARY TO RECOGNIZE FOR THE PURPOSE OF COMPLYING WITH §1510-119(D) OF THIS SUBTITLE.

16 (H) "LIMITED LINES INSURANCE PRODUCER" MEANS A PERSON AUTHORIZED
17 BY THE COMMISSIONER TO SELL, SOLICIT, OR NEGOTIATE LIMITED LINES
18 INSURANCE.

19 [(c)] (I) (1) "Title insurance [agent" or "title insurance broker] PRODUCER" 20 means a person that, for compensation, solicits, procures, or negotiates title insurance 21 contracts.

(2) "Title insurance [agent" or "title insurance broker] PRODUCER"
includes a person that provides escrow, closing, or settlement services that may result
in the issuance of a title insurance contract.

25 (3) "Title insurance [agent" or "title insurance broker] PRODUCER" does 26 not include:

27 (i) individuals employed and used by title insurance [agents or
28 title insurance brokers] PRODUCERS for the performance of clerical[, stenographic,]
29 and similar office duties;

30 (ii) a financial institution as defined in § 1-101(i) of the Financial
31 Institutions Article that does not solicit, procure, or negotiate title insurance
32 contracts for compensation; or

33 (iii) a title insurance insurer that is licensed under this article.

(J) "UNIFORM APPLICATION" MEANS THE CURRENT VERSION OF THE NAIC
 UNIFORM APPLICATION FOR RESIDENT AND NONRESIDENT INSURANCE PRODUCER
 LICENSING.

(K) "UNIFORM BUSINESS ENTITY APPLICATION" MEANS THE CURRENT VERSION OF THE NAIC UNIFORM BUSINESS ENTITY APPLICATION FOR RESIDENT AND NONRESIDENT BUSINESS ENTITIES.

4 10-102.

5 (a) This subtitle applies to [agents, brokers] INSURANCE PRODUCERS, all 6 kinds of insurance and annuities, and all types of insurers, including:

7	(1)	nonprofit health service plans;				
8	(2)	dental plan organizations; [and]				
9	(3)	health maintenance organizations; AND				
10	(4)	FRATERNAL BENEFIT SOCIETIES.				
11 (b)	This su	title does not apply to:				
12	(1)	reinsurance;				
1314 this article;	(2)	[fraternal benefit societies, which are subject to Title 8, Subtitle 4 of				
15 16 surplus line	(3)] es transac	EXCEPT AS PROVIDED IN §§ 10-116(C) AND 10-119 OF THIS SUBTITLE, tions, which are subject to Title 3, Subtitle 3 of this article;				
 [(4)] (3) a person while employed by an insured to administer or help to administer the insurance or risk management program of the person's employer, if the person is not authorized to accept any compensation from an [agent, broker,] INSURANCE PRODUCER or insurer; or 						
 [(5)] (4) a licensed insurance adviser while employed under contract by an insured and acting for the insured, if the insurance adviser is not authorized to accept any compensation from an [agent, broker,] INSURANCE PRODUCER or insurer. 						

24 10-103.

25 (A) IN THIS SECTION, THE TERM "INSURER" DOES NOT INCLUDE AN
26 INSURER'S OFFICERS, DIRECTORS, EMPLOYEES, SUBSIDIARIES, OR AFFILIATES.

27 (B) THE LICENSING REQUIREMENTS OF THIS SECTION DO NOT APPLY TO:

28 (1) AN INSURER;

(2) AN OFFICER, DIRECTOR, OR EMPLOYEE OF AN INSURER OR OF AN
INSURANCE PRODUCER WHO DOES NOT RECEIVE ANY COMMISSION ON POLICIES
WRITTEN OR SOLD TO INSURE RISKS RESIDING, LOCATED OR TO BE PERFORMED IN
THE STATE IF:

1 (I) THE ACTIVITIES OF THE OFFICER, DIRECTOR, OR EMPLOYEE 2 ARE EXECUTIVE, ADMINISTRATIVE, MANAGERIAL, CLERICAL, OR A COMBINATION OF 3 THESE, AND ARE ONLY INDIRECTLY RELATED TO THE SALE, SOLICITATION, OR 4 NEGOTIATION OF INSURANCE;

5 (II) THE FUNCTION OF THE OFFICER, DIRECTOR, OR EMPLOYEE
6 RELATES TO UNDERWRITING, LOSS CONTROL, INSPECTION, OR THE PROCESSING,
7 ADJUSTING, INVESTIGATING, OR SETTLING OF A CLAIM ON A CONTRACT OF
8 INSURANCE; OR

9 (III) THE OFFICER, DIRECTOR, OR EMPLOYEE IS ACTING IN THE
10 CAPACITY OF A SPECIAL AGENT OR AGENCY SUPERVISOR ASSISTING INSURANCE
11 PRODUCERS WHERE THE INDIVIDUAL'S ACTIVITIES ARE LIMITED TO PROVIDING
12 TECHNICAL ADVICE AND ASSISTANCE TO LICENSED INSURANCE PRODUCERS AND
13 DO NOT INCLUDE THE SALE, SOLICITATION, OR NEGOTIATION OF INSURANCE;

14 (3) AN INDIVIDUAL WHO PERFORMS ADMINISTRATIVE SERVICES
15 RELATED TO MASS MARKETED PROPERTY AND CASUALTY INSURANCE, PROVIDED
16 THAT NO COMMISSION IS PAID TO THE INDIVIDUAL FOR THE SERVICES;

17 (4) AN EMPLOYER, ASSOCIATION, THE OFFICERS, DIRECTORS, AND
18 EMPLOYEES OF AN EMPLOYER OR ASSOCIATION, OR THE TRUSTEES OF AN
19 EMPLOYEE TRUST PLAN IF:

(I) THE EMPLOYER, ASSOCIATION, OFFICERS, DIRECTORS, AND
 EMPLOYEES, OR TRUSTEES ARE ENGAGED IN THE ADMINISTRATION OR OPERATION
 OF A PROGRAM OF EMPLOYEE BENEFITS FOR THE EMPLOYER'S OR ASSOCIATION'S
 OWN EMPLOYEES OR THE EMPLOYEES OF ITS SUBSIDIARIES OR AFFILIATES;

24 (II) THE PROGRAM INVOLVES THE USE OF INSURANCE ISSUED BY 25 AN INSURER; AND

26 (III) THE EMPLOYER, ASSOCIATION, OFFICERS, DIRECTORS, AND
27 EMPLOYEES, OR TRUSTEES ARE NOT IN ANY MANNER COMPENSATED, DIRECTLY OR
28 INDIRECTLY, BY THE INSURER ISSUING THE CONTRACTS;

29 (5) AN EMPLOYEE OF AN INSURER OR ORGANIZATION EMPLOYED BY AN30 INSURER WHO IS:

31 (I) ENGAGED IN THE INSPECTION, RATING, OR CLASSIFICATION
32 OF RISKS OR IN THE SUPERVISION OF THE TRAINING OF INSURANCE PRODUCERS;
33 AND

34 (II) NOT INDIVIDUALLY ENGAGED IN THE SALE, SOLICITATION, OR
 35 NEGOTIATION OF INSURANCE;

(6) A PERSON WHOSE ACTIVITIES IN THE STATE ARE LIMITED TO
ADVERTISING WITHOUT THE INTENT TO SOLICIT INSURANCE IN THE STATE
THROUGH COMMUNICATIONS IN PRINTED PUBLICATIONS OR OTHER FORMS OF
ELECTRONIC MASS MEDIA IF:

1(I)THE DISTRIBUTION OF THE PRINTED PUBLICATIONS OR OTHER2FORMS OF ELECTRONIC MASS MEDIA IS NOT LIMITED TO RESIDENTS OF THE STATE;3AND

4 (II) THE PERSON DOES NOT SELL, SOLICIT, OR NEGOTIATE
5 INSURANCE THAT WOULD INSURE RISKS RESIDING, LOCATED, OR TO BE PERFORMED
6 IN THE STATE;

7 (7) A PERSON WHO IS NOT A RESIDENT OF THE STATE WHO SELLS,
8 SOLICITS, OR NEGOTIATES A CONTRACT OF INSURANCE FOR COMMERCIAL
9 PROPERTY AND CASUALTY RISKS TO AN INSURED WITH RISKS LOCATED IN MORE
10 THAN ONE STATE INSURED UNDER THE CONTRACT IF:

(I) THE PERSON IS OTHERWISE LICENSED AS AN INSURANCE
 PRODUCER TO SELL, SOLICIT, OR NEGOTIATE THAT INSURANCE IN THE STATE
 WHERE THE INSURED MAINTAINS ITS PRINCIPAL PLACE OF BUSINESS; AND

14

(II) THE CONTRACT INSURES RISKS LOCATED IN THAT STATE; OR

(8) A SALARIED, FULL-TIME EMPLOYEE WHO COUNSELS OR ADVISES
 THE EMPLOYEE'S EMPLOYER RELATIVE TO THE INSURANCE INTERESTS OF THE
 EMPLOYER OR OF THE SUBSIDIARIES OR BUSINESS AFFILIATES OF THE EMPLOYER,
 PROVIDED THAT THE EMPLOYEE DOES NOT SELL OR SOLICIT INSURANCE OR
 RECEIVE A COMMISSION.

20 [(a)] (C) Except as otherwise provided in this article, before a person acts as 21 an [agent] INSURANCE PRODUCER in the State, the person must obtain:

(1) a [certificate of qualification] LICENSE in the kind or subdivision of
insurance for which the person intends to act as an [agent] INSURANCE PRODUCER;
and

25 (2) IF ACTING FOR AN INSURER, an appointment from [an] THE insurer.

26 [(b)] (D) (1) Except as otherwise provided in this subsection, an [agent]

27 INSURANCE PRODUCER may not SELL, solicit, [take application,] OR negotiate[,

28 procure, or make] any insurance ON BEHALF OF AN INSURER for which the [agent]

29 INSURANCE PRODUCER does not have an appointment.

30 (2) Without an appointment, an [agent] INSURANCE PRODUCER may:

31 (i) submit to an insurer an informal inquiry for any kind of life

32 insurance, health insurance, or annuity for which the [agent] INSURANCE

33 PRODUCER has a [certificate of qualification] LICENSE if the insurer has a certificate

34 of authority for the kind of insurance about which the inquiry is made; and

35 (ii) solicit an application for any kind of life insurance, health

36 insurance, or annuity for which the [agent] INSURANCE PRODUCER has a

37 [certificate of qualification] LICENSE if the insurer to which the application is

submitted has a certificate of authority for the kind of insurance requested in the
 application.

3 [(c) Before a person acts as a broker in the State, the person must obtain a 4 certificate of qualification in the kind or subdivision of insurance for which the person 5 intends to act as a broker.]

6 [(d)] (E) Before a [limited liability company, partnership, or corporation]
7 BUSINESS ENTITY may accept in its own name compensation for acting as an [agent
8 or broker] INSURANCE PRODUCER in the State, the [limited liability company,
9 partnership, or corporation] BUSINESS ENTITY must obtain:

(1) a [certificate of qualification] LICENSE in the kind or subdivision of
 insurance for which the [limited liability company, partnership, or corporation]
 BUSINESS ENTITY intends to act as an [agent or broker] INSURANCE PRODUCER; and

13 (2) an appointment for the kind or subdivision of insurance for which it 14 intends to act as [agent] AN INSURANCE PRODUCER ON BEHALF OF AN INSURER.

15 10-104.

16 (A) THIS SECTION APPLIES TO:

17 (1) A LICENSE TO ACT AS AN INSURANCE PRODUCER FOR INSURANCE18 OTHER THAN LIFE INSURANCE, HEALTH INSURANCE, OR ANNUITIES;

19(2)A LIMITED LINES LICENSE TO ACT AS AN INSURANCE PRODUCER20FOR LIMITED LINE CREDIT INSURANCE OTHER THAN CREDIT LIFE INSURANCE OR21CREDIT HEALTH INSURANCE; AND

22 (3) A LIMITED LINES LICENSE TO ACT AS AN INSURANCE PRODUCER
23 FOR A LINE OF INSURANCE DESCRIBED IN §§ 10-122 THROUGH 10-125 OF THIS
24 SUBTITLE.

25 [(a)] (B) To qualify for a [certificate of qualification as an agent or broker for 26 insurance other than life insurance, health insurance, or annuities, or a restricted 27 certificate as provided in §§ 10-122, 10-123, 10-124, and 10-125 of this subtitle] 28 LICENSE TO WHICH THIS SECTION APPLIES, an individual applicant must meet the

28 LICENSE TO WHICH THIS SECTION APPLIES, an individual applicant must meet the29 requirements of this section.

30 [(b)] (C) An applicant must be of good character and trustworthy BASED ON 31 THE STANDARDS OF § 10-126 OF THIS SUBTITLE.

32 (D) AN APPLICANT MUST BE AT LEAST 18 YEARS OF AGE.

33 (E) AN APPLICANT MAY NOT HAVE COMMITTED ANY ACT THAT THE
 34 COMMISSIONER FINDS WOULD WARRANT DENIAL OF A LICENSE UNDER § 10-126 OF
 35 THIS SUBTITLE.

36 [(c)] (F) (1) Except as otherwise provided in this section:

1 [(1)]so that the applicant is reasonably familiar with the kind or (I) subdivision of insurance for which the applicant wants to be [qualified] LICENSED, 2 3 the applicant must complete successfully a program of studies that has been 4 established or approved by the Commissioner; 5 during the 3 years immediately preceding the date of [(2)] (II) 6 application, the applicant must have been employed regularly for periods totaling at 7 least 1 year: by the Administration as an employee or by an insurer[, 8 [(i)] 1. 9 agent, or broker] OR INSURANCE PRODUCER; and 10 [(ii)] 2. in responsible insurance duties in connection with the 11 kind or subdivision of insurance for which the applicant wants to be [qualified] 12 LICENSED; or 13 [(3)] (III) during the 3 years immediately preceding the date of entering 14 or immediately after discharge from the armed forces of the United States, the 15 applicant must have been employed regularly for periods totaling at least 1 year: by an insurer[, agent, or broker] OR INSURANCE 16 [(i)] 1. 17 PRODUCER: and 18 in connection with the kind or subdivision of insurance for [(ii)] 2. 19 which the applicant wants to be [qualified] LICENSED. 20 IN THE CASE OF AN APPLICANT FOR A LIMITED LINES LICENSE TO (2)21 ACT AS AN INSURANCE PRODUCER FOR LIMITED LINE CREDIT INSURANCE, THE 22 APPLICANT SHALL COMPLETE SUCCESSFULLY A PROGRAM OF INSTRUCTION THAT 23 IS: 24 (I) PROVIDED BY AN INSURER THAT SELLS, SOLICITS, OR 25 NEGOTIATES LIMITED LINE CREDIT INSURANCE; AND (II) APPROVED BY THE COMMISSIONER. 26 27 [(d)] (G) Except as otherwise provided in this section, the applicant must pass 28 an examination given by the Commissioner under this subtitle. 29 The Commissioner may waive the requirements of subsections [(c)] [(e)] (\mathbf{H}) 30 (F) and [(d)] (G) of this section for an applicant for a [certificate of qualification] 31 LICENSE for property insurance or casualty insurance if the applicant: has been conferred the Chartered Property Casualty 32 (1)(i) 33 Underwriter (C.P.C.U.) designation by The American Institute for Chartered Property Casualty Underwriters; and 34 35 is a member in good standing of the Society of Chartered (ii) 36 Property and Casualty Underwriters;

1 (2) has been conferred the designation of Fellow of the Casualty 2 Actuarial Society; or

3 (3) has been conferred the designation of Certified Insurance Counselor 4 (CIC) by the Society of Certified Insurance Counselors.

5 (I) AN APPLICANT FOR A LIMITED LINES LICENSE TO ACT AS AN INSURANCE
6 PRODUCER FOR LIMITED LINE CREDIT INSURANCE NEED NOT MEET THE
7 EXAMINATION REQUIREMENTS OF SUBSECTION (G) OF THIS SECTION.

8 [(f)] (J) An applicant may [qualify] BE LICENSED as to any particular kind 9 or kinds of insurance [and may request a certificate of qualification to act as an agent 10 or broker or both].

11 10-105.

(a) To qualify for a [certificate of qualification] LICENSE as an [agent or
broker] INSURANCE PRODUCER for life insurance, health insurance, annuities,
nonprofit health service plans, dental plan organizations, [or] health maintenance
organizations, OR FRATERNAL BENEFIT SOCIETIES an individual applicant must
meet the requirements of this section.

17 (b) An applicant must be of good character and trustworthy BASED ON THE18 STANDARDS OF § 10-126 OF THIS SUBTITLE.

19 (C) AN APPLICANT MUST BE AT LEAST 18 YEARS OF AGE.

20 (D) AN APPLICANT MAY NOT HAVE COMMITTED ANY ACT THAT THE 21 COMMISSIONER FINDS WOULD WARRANT DENIAL OF A LICENSE UNDER § 10-126 OF 22 THIS SUBTITLE.

23 [(c)] (E) (1) So that the applicant is reasonably familiar with the kind or 24 subdivision of insurance for which the applicant wants to be [qualified] LICENSED:

25 [(1)] (I) the applicant must complete successfully a program of studies 26 that has been established or approved by the Commissioner;

27 [(2)] (II) during the 3 years immediately preceding the date of 28 application, the applicant must have been employed regularly for periods totaling at 29 least 1 year:

30 [(i)] 1. by the Administration as an employee or by an insurer[, 31 agent, or broker] OR INSURANCE PRODUCER; and

32 [(ii)] 2. in responsible insurance duties in connection with the
33 kind or subdivision of insurance for which the applicant wants to be [qualified]
34 LICENSED; or

33				SENATE BILL 576				
			from the	he 3 years immediately preceding the date of entering armed forces of the United States, the ularly for periods totaling at least 1 year:				
4 5	PRODUCER; and	[(i)]	1.	by an insurer[, agency, or broker] OR INSURANCE				
6 7	which the applicant w	[(ii)] vants to b	2. e [qualifi	in connection with the kind or subdivision of insurance for ed] LICENSED.				
10		ANCE PI APPLIC	RODUCE	OF AN APPLICANT FOR A LIMITED LINES LICENSE TO ER FOR CREDIT LIFE INSURANCE OR CREDIT HEALTH ALL SUCCESSFULLY COMPLETE A PROGRAM OF				
12 13		(I) ITED LII		DED BY AN INSURER THAT SELLS, SOLICITS, OR DIT INSURANCE; AND				
14		(II)	APPRO	VED BY THE COMMISSIONER.				
15	[(d)] (F)	Before t	aking a v	vritten examination, an applicant shall:				
	6 (1) demonstrate to the Commissioner that the applicant has completed 7 the requirements set out by the Commissioner, including the requirements of 8 subsection [(c)] (E) of this section; and							
19 20	(2) § 2-112(A)(8)(IV) of			on fee required under [§ 2-112(a)(4)(iii)]				
21 22		(1) ation give		as otherwise provided in this subsection, the applicant Commissioner under this subtitle.				
23	(2)	The foll	owing ap	plicants are not required to take an examination:				
26	(i) an applicant for a [certificate of qualification] LICENSE to act as an [agent] INSURANCE PRODUCER only for selling credit life insurance or credit accident and health insurance or both to a borrower of money or buyer of goods in connection with a loan or credit transaction;							
29 30	 (ii) an applicant for a [certificate of qualification] LICENSE to act as an [agent] INSURANCE PRODUCER for a dental plan organization if the applicant for compensation solicited, procured, or negotiated contracts for dental plan organizations continuously from July 1, 1988, to June 30, 1989; 							
34	as an [agent] INSUR applicant for compen	sation so	RODUCI licited, p	cant for a [certificate of qualification] LICENSE to act ER for a nonprofit health service plan if the rocured, or negotiated contracts for nonprofit July 1, 1988, to June 30, 1989; or				

35 health service plans continuously from July 1, 1988, to June 30, 1989; or

1 an applicant for a [certificate of qualification] LICENSE to act (iv) 2 as an [agent] INSURANCE PRODUCER for a health maintenance organization if the 3 applicant for compensation solicited, procured, or negotiated contracts for health 4 maintenance organizations continuously from July 1, 1988, to June 30, 1989. The Commissioner may waive the examination requirement of this 5 (3)6 section FOR LIFE INSURANCE for an applicant who: 7 1. has been conferred the Chartered Life Underwriter (i) 8 (C.L.U.) designation by the American College of Life Underwriters: and 9 2. is a member in good standing of the American Society of 10 Chartered Life Underwriters: or 11 (ii) has been conferred the designation of Fellow of the Society of 12 Actuaries. 13 [(f)] (H) An applicant may [qualify] BE LICENSED as to any particular kind 14 or kinds of insurance [and may request a certificate of qualification to act as an agent 15 or broker or both]. 16 10-106. THIS SECTION DOES NOT APPLY TO A MOTOR VEHICLE RENTAL COMPANY 17 (A) 18 THAT APPLIES FOR A LIMITED LINES LICENSE TO SELL INSURANCE IN CONNECTION 19 WITH, AND INCIDENTAL TO, THE RENTAL OF A MOTOR VEHICLE UNDER SUBTITLE 6 20 OF THIS TITLE. 21 (A)To qualify for a [certificate of qualification] LICENSE as an [agent or (B) 22 broker] INSURANCE PRODUCER, a [partnership or corporation] BUSINESS ENTITY 23 must [be primarily engaged in the insurance business] DESIGNATE A LICENSED 24 INSURANCE PRODUCER TO ACT AS THE BUSINESS ENTITY'S PRINCIPAL CONTACT 25 WITH THE ADMINISTRATION. THE DESIGNATED INSURANCE PRODUCER SHALL: 26 (B) (C) 27 (1)PROVIDE TO THE ADMINISTRATION AT THE TIME OF DESIGNATION 28 THE INSURANCE PRODUCER'S NAME, BUSINESS ADDRESS, BUSINESS TELEPHONE 29 NUMBER, BUSINESS FACSIMILE NUMBER, AND BUSINESS ELECTRONIC MAIL 30 ADDRESS; NOTIFY THE INSURANCE ADMINISTRATION IN WRITING OF ANY 31 (2)32 CHANGE IN THE INFORMATION REQUIRED BY ITEM (1) OF THIS SUBSECTION WITHIN 33 10 DAYS AFTER THE CHANGE: 34 COMPILE AND MAINTAIN, TO THE EXTENT REASONABLY POSSIBLE, A (3)35 LIST OF LOCATIONS WHERE RECORDS OF THE BUSINESS ENTITY ARE MAINTAINED; 36 AND

SENATE BILL 576

(4) ON REQUEST, COOPERATE WITH ANY INVESTIGATION CONDUCTED
 BY THE ADMINISTRATION UNLESS THE COOPERATION IS SUBJECT TO A LEGAL
 PRIVILEGE ASSERTED BY THE DESIGNATED INSURANCE PRODUCER OR THE
 BUSINESS ENTITY.

5 10-108.

6 (a) An individual applicant who otherwise qualifies for a [certificate of 7 qualification] LICENSE for insurance other than life insurance, health insurance, or 8 annuities is entitled to be examined as provided in this section.

9 (b) To determine the competence of an individual applicant as to the kind or 10 subdivision of insurance for which the applicant wants to become [qualified] 11 LICENSED, the applicant shall pass a written examination that relates to that kind or 12 subdivision of insurance.

13 (d) Before taking a written examination, an individual applicant shall:

14 (1) (i) demonstrate to the Commissioner that the applicant has 15 completed the educational requirements set out by the Commissioner; or

16 (ii) submit to the Commissioner at the time of the examination an 17 affidavit from the employer of the applicant stating facts that show compliance with 18 the applicable requirements of [§ 10-104(c)(2) or (3)] § 10-104(E)(2) OR (3) of this 19 subtile, if the applicant qualifies by meeting the experience requirements of [§ 20 10-104(c)(2) or (3)] § 10-104(E)(2) OR (3) of this subtile; and

21 (2) pay the application fee required under [§ 2-112(a)(4)(iii)] § 22 2-112(A)(8)(IV) of this article.

23 10-109.

(a) An individual applicant who otherwise qualifies for a [certificate of
qualification] LICENSE for life insurance, health insurance, annuities, nonprofit
health service plans, dental plan organizations, or health maintenance organizations
is entitled to be examined as provided in this section.

28 (d) The Commissioner shall adopt reasonable regulations that specify:

29 (1) the scope, type, conduct, and grading of the written examinations;

30 (2) the frequency, times, and places in the State where the written 31 examinations will be held; and

32 (3) subject to [§ 10-105(c)] § 10-105(E) of this article, the educational 33 requirements for an individual applicant to be eligible to take a written examination.

34 10-110.

35 (a) The Commissioner shall appoint an advisory board for life and health 36 insurance and an advisory board for property and casualty insurance to assist the

1 Commissioner in reviewing continuing education courses, examinations, and other

2 matters relating to the education and qualification of [agents and brokers]

3 INSURANCE PRODUCERS.

4 (b) (1) The Life and Health Insurance Advisory Board consists of at least 5 eight members appointed by the Commissioner.

6 (2) Each member of the Advisory Board shall be experienced in the 7 business of life insurance or health insurance.

8 (3) The Advisory Board:

9 (i) may include [agents, brokers,] INSURANCE PRODUCERS and 10 employees or officers of insurers; and

(ii) shall include at least two members who are [agents or brokers]
 INSURANCE PRODUCERS with valid [certificates of qualification] LICENSES issued in
 the State in that kind of insurance.

14(c)(1)The Property and Casualty Insurance Advisory Board consists of at15least eight members appointed by the Commissioner.

16 (2) Each member of the Advisory Board shall be experienced in the17 business of property insurance or casualty insurance.

18 (3) The Advisory Board:

19 (i) may include [agents, brokers,] INSURANCE PRODUCERS and 20 employees or officers of insurers; and

(ii) shall include at least two members who are [agents or brokers]
INSURANCE PRODUCERS with valid [certificates of qualification] LICENSES issued in
the State in that kind of insurance.

24 [10-111.

(a) A person who has a valid certificate of qualification as a broker for the kind
or subdivision of insurance for which the person intends to act as an agent may obtain
a certificate of qualification to act as an agent for that kind or subdivision of
insurance if the person pays to the Commissioner the applicable fee for an initial
agent certificate of qualification as required by § 2-112 of this article.

30 (b) A person who has a valid certificate of qualification as an agent for the 31 kind or subdivision of insurance for which the person intends to act as a broker may 32 obtain a certificate of qualification to act as a broker for that kind or subdivision of 33 insurance if the person:

34 (1) pays to the Commissioner the applicable fee for an initial broker
35 certificate of qualification as required by § 2-112 of this article; and

37		SENATE BILL 576	
1 2 subtitle.]	(2) fi	es with the Commissioner a bond as provided in § 10-112 of this	
3 [10-112.] 10	D-111.		
4 (a) 5 broker] LICI		the applies for a [certificate of qualification as an agent or RESIDENT INSURANCE PRODUCER shall:	
8 SUBMIT TO 9 PENALTY 10 STATEME	sioner provi O THE COM OF REFUS NTS MADI	le the appropriate application on the form and in the manner that des] IN THE CASE OF AN APPLICANT WHO IS AN INDIVIDUAL, IMISSIONER A UNIFORM APPLICATION AND DECLARE UNDER AL, SUSPENSION, OR REVOCATION OF THE LICENSE THAT THE IN THE UNIFORM APPLICATION ARE TRUE, CORRECT, AND BEST OF THE INDIVIDUAL'S KNOWLEDGE AND BELIEF;	
12 13 TO THE CO		THE CASE OF AN APPLICANT THAT IS A BUSINESS ENTITY, S NER A UNIFORM BUSINESS ENTITY APPLICATION;	UBMIT
14 15 agent certifi	[(2)] (2)) pay the applicable fee required by § 2-112 of this article for [an ification or a broker certificate of qualification] A LICENSE;	
16 17 provides:	[(3)] (4) file on the form and in the manner that the Commissioner	
18	(i	any [agency or] trade name to be used by the applicant;	
19	(i) the business address of the applicant; and	
20 21 [certificate of 22 name; and	,	i) the name and residence address of each individual who holds a on] LICENSE and does business under the [agency or] trade	
	ion to deter	Commissioner requires, including any information or nine the professional competence, good character, and	
	s under [§ 1	nt who has experience in the armed forces of the United States 0-104(c)(3)] § 10-104(E)(3) of this subtitle must file an r after the date of discharge from the armed forces.	
30 [(c) 31 with the Co		n applicant for a certificate of qualification as a broker shall file a bond that:	
32	(i	runs to the State;	
33	(i) is in the penal sum of \$10,000;	
34	(i	i) is executed by an authorized surety insurer; and	

1 is conditioned that the applicant will account for and pay over to (iv) 2 the person entitled to it all money belonging to the person that the applicant gets as 3 a broker under the contract between the parties. 4 The bond shall remain in force until the surety insurer is released (2)5 from liability by the Commissioner or until the bond is canceled by the surety insurer. The total liability of the surety insurer under the bond may not 6 (3)7 exceed the penal sum of the bond. 8 A surety insurer may cancel the bond after filing written notice (4)(i) with the Commissioner at least 30 days before canceling the bond. 9 10 (ii) A cancellation under this paragraph does not affect any liability 11 that accrued before the cancellation.] 12 [(d)] (C) THIS SUBSECTION DOES NOT APPLY TO A MOTOR VEHICLE (1)13 RENTAL COMPANY THAT APPLIES FOR A LIMITED LINES LICENSE TO SELL 14 INSURANCE IN CONNECTION WITH, AND INCIDENTAL TO, THE RENTAL OF A MOTOR 15 VEHICLE UNDER SUBTITLE 6 OF THIS TITLE. In addition to any other information required on the application, an 16 (2)17 applicant that is a [limited liability company, partnership, or corporation] BUSINESS 18 ENTITY must: IDENTIFY THE LICENSED INSURANCE PRODUCER WHO IS 19 (1)**(I)** 20 DESIGNATED TO ACT AS THE BUSINESS ENTITY'S PRINCIPAL CONTACT WITH THE 21 ADMINISTRATION; AND 22 (2)(II) provide the name and address of each [agent or broker] 23 LICENSED PRODUCER employed by the [limited liability company, partnership, or 24 corporation] BUSINESS ENTITY, each individual who has direct control over its fiscal 25 management, and each owner, member, or manager of the [limited liability company, 26 partnership, or corporation] BUSINESS ENTITY and each director of [the] A 27 BUSINESS ENTITY THAT IS A corporation. 28 [10-113.] 10-112. 29 (a) The Commissioner shall issue a [certificate of qualification] (1)30 LICENSE in a kind or subdivision of insurance or a combination of kinds or 31 subdivisions of insurance to each applicant who meets the requirements of this 32 subtitle. AN APPLICANT MAY QUALIFY FOR A LICENSE IN ONE OR MORE OF 33 (2)34 THE FOLLOWING KINDS OF INSURANCE: 35 **(I)** LIFE INSURANCE:

- (II) ACCIDENT AND HEALTH OR SICKNESS INSURANCE;

39			SENATE BILL 576
1		(III)	PROPERTY INSURANCE;
2		(IV)	CASUALTY INSURANCE;
3		(V)	VARIABLE LIFE AND VARIABLE ANNUITY PRODUCTS;
4		(VI)	PERSONAL LINES OF PROPERTY AND CASUALTY INSURANCE;
5		(VII)	LIMITED LINE CREDIT INSURANCE; AND
6 7	UNDER STATE	(VIII) E LAW OR R	ANY OTHER KIND OR SUBDIVISION OF INSURANCE PERMITTED EGULATIONS.
8	(B) A	LICENSE SH	ALL CONTAIN:
9 10	(1) NUMBER;) THE L	ICENSEE'S NAME, ADDRESS, AND PERSONAL IDENTIFICATION
11	(2)) THE D	ATE OF ISSUANCE;
		BDIVISIONS	IND OR SUBDIVISION OF INSURANCE OR COMBINATION OF OF INSURANCE FOR WHICH THE LICENSEE IS AUTHORIZED CE PRODUCER;
15	(4)) THE E	XPIRATION DATE; AND
16 17	(5) NECESSARY.	ANY C	THER INFORMATION THAT THE COMMISSIONER CONSIDERS
20 21	shall provide to	businesses in the Departme RANCE PROI	To help the Department of Assessments and Taxation in the State, by August 31 of each year the Commissioner ent of Assessments and Taxation a list of [agents and DUCERS that were issued [certificates of qualification] us fiscal year.
23	(2)	The list	shall include:
24 25	[certificate of qu	(i) ualification] I	the name and mailing address of each person issued a ICENSE; and
	person does not of the person.	(ii) have a federa	the federal tax identification number of each person or, if the l tax identification number, the Social Security number
29	(3)	The Co	mmissioner shall provide the list free of charge.
30	10-113.		
31 32	. ,		THORIZES THE HOLDER OF THE LICENSE TO ACT AS AN FOR THE KIND OR SUBDIVISION OF INSURANCE OR

1 COMBINATION OF KINDS OR SUBDIVISIONS OF INSURANCE SPECIFIED IN THE 2 LICENSE.

3 (B) A LICENSE DOES NOT CREATE ANY ACTUAL, APPARENT, OR INHERENT 4 AUTHORITY IN THE HOLDER TO REPRESENT OR COMMIT AN INSURER.

5 10-114.

6 [Agents or brokers] INSURANCE PRODUCERS may conduct insurance business 7 as a [limited liability company, partnership, or corporation] BUSINESS ENTITY if each 8 individual who solicits, negotiates, or accepts insurance business from the public 9 holds a [certificate of qualification] LICENSE in the kind or subdivision of insurance 10 for which the individual acts as [agent or broker] AN INSURANCE PRODUCER and, if 11 applicable, an appointment from an insurer.

12 10-115.

(a) (1) [Certificates of qualification] LICENSES expire [at the end of every
other June 30] EVERY OTHER YEAR ON THE ANNIVERSARY OF THE DATE OF
ISSUANCE OF THE LICENSE unless renewed as provided in this section.

16 (2) If a [certificate of qualification] LICENSE expires under paragraph
17 (1) of this subsection, the appointments held by the [agent] INSURANCE PRODUCER
18 shall be terminated as of the day of the expiration of the [certificate of qualification]
19 LICENSE.

20 (b) At least 1 month before a [certificate of qualification] LICENSE expires,
21 the Commissioner shall mail to the holder of the [certificate of qualification]
22 LICENSE, at the last known address of the holder:

23 (1) a renewal application form; and

24 (2) a notice that states:

25 (i) the date by which the Commissioner must receive the renewal 26 application for the renewal to be issued and mailed before the [certificate of 27 qualification] LICENSE expires: and

27 qualification] LICENSE expires; and

28 (ii) the amount of the renewal fee.

29 (c) Before a [certificate of qualification] LICENSE expires, the holder of the 30 [certificate of qualification] LICENSE may renew it for an additional 2-year term, if 31 the holder:

32	(1)	otherwise is entitled to a [certificate of qualification] LICENSE;
33	(2)	files with the Commissioner a renewal application:

34 (I) on the form that the Commissioner provides; OR

(II) IN AN ELECTRONIC FORMAT THAT THE COMMISSIONER 1 2 APPROVES: 3 (3)completes the continuing education requirements established under § 4 10-116 of this subtitle [by the June 30 on which the certificate of qualification 5 expires]; and 6 (4) pays to the Commissioner the renewal fee required by § 2-112 of this 7 article. [An] IF MAILED, AN application for renewal of a [certificate of 8 (d) (1)9 qualification] LICENSE shall be considered made in a timely manner if it is 10 postmarked on or before [June 30 of the year of renewal] THE EXPIRATION DATE OF 11 THE LICENSE. 12 (2)IF SUBMITTED ELECTRONICALLY, AN APPLICATION FOR RENEWAL 13 SHALL BE CONSIDERED MADE IN A TIMELY MANNER IF, ON OR BEFORE THE 14 EXPIRATION DATE OF THE LICENSE, THE APPLICATION: 15 IS ADDRESSED PROPERLY OR OTHERWISE DIRECTED (I) 16 PROPERLY TO AN INFORMATION PROCESSING SYSTEM THAT THE ADMINISTRATION 17 HAS DESIGNATED OR USES FOR THE PURPOSE OF RECEIVING ELECTRONIC 18 APPLICATIONS AND FROM WHICH THE ADMINISTRATION IS ABLE TO RETRIEVE THE 19 APPLICATION; 20 (II) IS IN A FORM CAPABLE OF BEING PROCESSED BY THAT SYSTEM; 21 AND 22 ENTERS AN INFORMATION PROCESSING SYSTEM OUTSIDE THE (III) 23 CONTROL OF THE SENDER OR OF A PERSON THAT SENT THE ELECTRONIC 24 APPLICATION ON BEHALF OF THE SENDER OR ENTERS A REGION OF THE 25 INFORMATION PROCESSING SYSTEM DESIGNATED OR USED BY THE 26 ADMINISTRATION THAT IS UNDER THE CONTROL OF THE ADMINISTRATION OR AN 27 AGENT OF THE ADMINISTRATION. The Commissioner shall renew the [certificate of qualification] 28 (e) (1)29 LICENSE of each holder who meets the requirements of this section. 30 If the holder of a [certificate of qualification] LICENSE [completes (2)31 the continuing education requirements established under § 10-116 of this subtitle 32 and pays the applicable renewal fee] COMPLIES WITH SUBSECTIONS (B) AND (C) OF 33 THIS SECTION before the [certificate of qualification] LICENSE expires, the 34 [certificate of qualification] LICENSE remains in effect until the DECISION OF THE 35 Commissioner [renews the certificate of qualification] REGARDING THE 36 APPLICATION FOR RENEWAL IS FINAL. 37 The Commissioner may not renew the certificate of qualification of [(f) (1)

38 an agent if, for 2 years before the date of renewal, the agent has not had any

39 appointments from insurers doing business in the State.

			If the certificate of qualification of an agent is not renewed under subsection, the Commissioner may require the individual to pass termine the competency of the individual.]
4	[(g)]	(F)	The Commissioner may adopt regulations to:
5		(1)	carry out this section; and
6 7	qualification	(2) 1] LICEN	develop a staggered system of renewals for [certificates of SES of [agents and brokers] INSURANCE PRODUCERS.
8	10-116.		
11	education a	s a condi	Subject to subsections (b) and (c) of this section, the Commissioner at or broker] INSURANCE PRODUCER to receive continuing tion of renewing the [certificate of qualification] LICENSE of the SURANCE PRODUCER.
			The Commissioner may not require an individual who holds [an qualification, a broker's certificate of qualification, or both] A more than:
	[agent or br		(i) 16 hours of continuing education per renewal period, if the SURANCE PRODUCER has held a [certificate of qualification] an 25 consecutive years; and
	[agent or br		(ii) 8 hours of continuing education per renewal period, if the SURANCE PRODUCER has held a [certificate of qualification] more consecutive years.
	INSURANO		Subject to paragraph (4) of this subsection, an [agent or broker] DUCER may satisfy the continuing education requirements of this tting to the Commissioner or Commissioner's designee:
		at least 10	(i) proof that the [agent or broker] INSURANCE PRODUCER has bours of continuing education for the applicable renewal period;
30	completed a and an affid	lavit that	(ii) proof that the [agent or broker] INSURANCE PRODUCER has hours of continuing education for the applicable renewal period over the previous 25 consecutive years, the [agent or broker] DUCER continually:
32 33		tificate o	1. has held [an agent's certificate of qualification or a f qualification] A LICENSE in the State; and
34			2. has been employed in the selling of insurance in the State.
35 36		(4) CE PROI	(i) To increase the level of education of [agents and brokers] DUCERS, an [agent or broker] INSURANCE PRODUCER shall obtain

1 continuing education in the kind or subdivision of insurance for which the [agent or

2 broker] INSURANCE PRODUCER has received a [certificate of qualification] LICENSE.

3 (ii) Each [agent or broker] INSURANCE PRODUCER who possesses

4 a [certificate of qualification] LICENSE to sell health insurance and who sells

5 long-term care insurance shall receive continuing education that directly relates to

6 long-term care insurance.

7 (5) If continuing education is required, the Commissioner may grant a
8 waiver to an [agent or broker] INSURANCE PRODUCER who has requested a waiver
9 for reasons that the Commissioner determines warrant the waiver.

10 (6) An insurer may not prohibit one of its [agents] INSURANCE

11 PRODUCERS from obtaining continuing education credits from any course approved12 by the Commissioner.

13 (b) The following individuals are exempt from the continuing education 14 requirements under this section:

(1) employees of a health maintenance organization who are employed
solely to solicit membership in the health maintenance organization under a contract
between the health maintenance organization and the Department of Health and
Mental Hygiene;

19 (2) attorneys at law of the State who are qualified as title insurance 20 [agents or brokers] PRODUCERS and who do not hold a [certificate of qualification] 21 LICENSE in any other kind or subdivision of insurance; [and]

22 (3) INDIVIDUALS WHO HOLD ONLY A LIMITED LINES LICENSE TO ACT AS 23 AN INSURANCE PRODUCER FOR LIMITED LINE CREDIT INSURANCE; AND

[(3)] (4) [agents or brokers] INSURANCE PRODUCERS who hold only a
[restricted certificate of qualification] LIMITED LINES LICENSE in any type of
insurance designated by the Commissioner.

27 [(c) (1) Except as provided in paragraphs (2) and (3) of this subsection, a

28 nonresident certificate holder who is issued a certificate of qualification after

29 completing the uniform application form under § 10-119.1 of this subtitle is exempt

30 from the continuing education requirements of this section.

31 (2) A nonresident certificate holder whose state of residence does not
32 have a continuing education requirement shall fulfill the continuing education
33 requirements of this section.

34 (3) A nonresident certificate holder whose state of residence has a
35 continuing education requirement shall fulfill all the requirements of the state of
36 residence of the certificate holder.]

37 (C) A NONRESIDENT LICENSEE SHALL BE DEEMED TO HAVE MET THE
 38 CONTINUING EDUCATION REQUIREMENTS OF THIS SECTION IF:

1 2 EDUCATIO 3 AND	(1) ON REQU		ONRESIDENT LICENSEE SATISFIES THE CONTINUING ITS OF THE HOME STATE OF THE NONRESIDENT LICENSEE	',
6 CONTINUI	NG EDU	UCER V	OME STATE OF THE NONRESIDENT LICENSEE ALLOWS AN 'HO IS A RESIDENT OF THIS STATE TO SATISFY THE REQUIREMENTS OF THE HOME STATE ON THE SAME BASI UING EDUCATION REQUIREMENTS OF THIS STATE.	S
8 10-116.1.				
	RATION	DATE, a	otember 30 of the renewal year] FOR UP TO 1 YEAR AFTER person whose [certificate of qualification] LICENSE has red [certificate of qualification] LICENSE by:	
12 13 application	(1) ;	filing w	th the Commissioner the appropriate reinstatement	
14 15 required un	(2) Ider subse		o the Commissioner [the applicable reinstatement fee of this section]:	
16 17 ARTICLE;	AND	(I)	THE APPLICABLE RENEWAL FEE UNDER § 2-112 OF THIS	
18		(II)	A REINSTATEMENT FEE OF \$100; AND	
19 20 requiremen	(3) ts in § 10		ng proof of completion of the continuing education is subtitle.	
21 [(b)	(1)	The fee	for a reinstatement under this section shall be:	
2223 certificate of	of qualific	(i) cation hel	the amount charged for a full renewal period for the type of l by the person seeking the reinstatement; and	
24 25 through Jul	y 31;	(ii)	1. \$25 for reinstatement during the period from July 1	
26 27 through Au	igust 31; a	and	2. \$50 for reinstatement during the period from August 1	
28 29 through Sej	ptember 3	30.	3. \$75 for reinstatement during the period from September 1	
		ses wher	nmissioner may limit the reinstatement fee to the amount of the reinstatement applicant did not make timely incapacity, hospitalization, or other hardship.]	
33 [(c)	(1)]	(B)	A person whose [broker's certificate of qualification] LICENSE	

33 [(c) (1)] (B) A person whose [broker's certificate of qualification] LICENSE
34 has expired is prohibited from conducting any insurance business until the effective
35 date of reinstatement of the [certificate of qualification] LICENSE.

43	SENATE DILL 570
1 2	[(2) A person whose agent's certificate of qualification has expired is prohibited from conducting any insurance business unless the person:
3 4	(i) has obtained a reinstatement of the certificate of qualification; and
5	(ii) has obtained an appointment from at least one insurer.]
8	(C) (1) IF A PERSON APPLIES FOR REINSTATEMENT OF AN EXPIRED LICENSE WITHIN 60 DAYS AFTER THE LICENSE EXPIRED, THE COMMISSIONER SHALL REINSTATE THE LICENSE RETROACTIVELY, WITH THE REINSTATEMENT EFFECTIVE ON THE DATE THAT THE PERSON'S LICENSE EXPIRED.
12	 (2) IF A PERSON APPLIES FOR REINSTATEMENT OF AN EXPIRED LICENSE MORE THAN 60 DAYS AFTER THE LICENSE EXPIRED, THE COMMISSIONER SHALL REINSTATE THE PERSON'S LICENSE PROSPECTIVELY, WITH THE REINSTATEMENT EFFECTIVE ON THE DATE THAT THE LICENSE IS REINSTATED.
16	(d) A person who does not comply with subsection (a) of this section on or before [September 30 of the year of expiration] 1 YEAR AFTER THE EXPIRATION DATE shall apply for a [certificate of qualification] LICENSE under [§ 10-112] § 10-111 of this subtitle and meet the requirements specified by the Commissioner in regulation.
18	(e) The Commissioner may adopt regulations to carry out this section.
	(F) THE COMMISSIONER MAY WAIVE THE REINSTATEMENT PROCEDURES OF THIS SECTION FOR AN INSURANCE PRODUCER WHO IS UNABLE TO COMPLY WITH THE RENEWAL AND REINSTATEMENT PROCEDURES DUE TO:
22	(I) MILITARY SERVICE; OR
23 24	(II) OTHER EXTENUATING CIRCUMSTANCES, INCLUDING A LONG-TERM MEDICAL DISABILITY.
25	5 10-117.
26 27	(A) To change, add to, or delete from a [certificate of qualification] LICENSE, the [agent or broker] INSURANCE PRODUCER shall[:
	(1)] file with the Commissioner in the form that the Commissioner requires the change or addition to or deletion from the [certificate of qualification] LICENSE[; and
31 32	(2) pay to the Commissioner the fee required by § 2-112 of this article for 2 each change, addition, or deletion].
	(B) (1) A LICENSEE SHALL INFORM THE COMMISSIONER BY ANY MEANS ACCEPTABLE TO THE COMMISSIONER OF A CHANGE IN LEGAL NAME OR ADDRESS WITHIN 30 DAYS OF THE CHANGE.

	(2) CHANGE IN LEGAI 10-126(A)(1) OF THI	L NAME	CENSEE FAILS TO TIMELY INFORM THE COMMISSIONER OF A OR ADDRESS, THE LICENSEE IS IN VIOLATION OF § ANCE ARTICLE.
4	10-118.		
7		rer imme asons for	n insurer doing business in the State makes or terminates an diately shall file notice of the appointment or the termination in the manner specified by [the N.
9 10	(2) by the] THE applicat		otice of appointment and termination shall be accompanied quired by § 2-112 of this article SHALL BE:
11 12	TERMINATION; OI	(I) R	INCLUDED WITH THE NOTICE OF APPOINTMENT OR
13 14	COMMISSIONER.	(II)	COLLECTED IN THE MANNER APPROVED BY THE
17		terminat	sure to the Commissioner relative to the termination and ion is a privileged communication and may not be used ing other than an appeal from an action of the
21 22 23	INSURANCE PROD REINSTATED UND THE INSURANCE F	CAUSE T OUCER'S OER § 10- ORODUC	APPOINTMENT OF AN INSURANCE PRODUCER IS 'HE INSURANCE PRODUCER FAILED TO RENEW THE LICENSE AND THE LICENSE SUBSEQUENTLY IS '116.1(C)(1) OF THIS SUBTITLE, AN INSURER MAY REAPPOINT 'ER RETROACTIVELY, WITH THE REAPPOINTMENT THAT THE LICENSE EXPIRED.
	health insurance, or a	n annuity	fter an insurer receives an application for life insurance, / from an [agent] INSURANCE PRODUCER that does the insurer, the insurer shall:
28	(1)	reject th	e application in accordance with § 27-501 of this article; or
29 30	(2) subsection (a) of this		the Commissioner written notice of appointment under
33	INSURER TERMIN SIMILAR AUTHOR	ATES TH	AN INSURER OR AUTHORIZED REPRESENTATIVE OF AN HE APPOINTMENT, EMPLOYMENT, CONTRACT, OR OTHER AN INSURANCE PRODUCER, THE INSURER OR AUTHORIZED NOTIFY THE COMMISSIONER OF THE TERMINATION:
35 36	TERMINATION; AN	(I) ND	WITHIN 30 DAYS AFTER THE EFFECTIVE DATE OF THE

(II) IN THE FORMAT REQUIRED BY THE COMMISSIONER.

1 (2)THE NOTIFICATION SHALL STATE IF: THE TERMINATION WAS FOR A REASON SET FORTH IN § 10-126 2 (I) **3 OF THIS SUBTITLE:** THE INSURER HAS ACTUAL KNOWLEDGE THAT THE 4 (II) 5 INSURANCE PRODUCER WAS FOUND BY A COURT, GOVERNMENTAL UNIT, OR 6 SELF-REGULATORY ORGANIZATION AUTHORIZED BY LAW TO HAVE VIOLATED § 7 10-126 OF THIS SUBTITLE; OR (III) 8 THE TERMINATION WAS FOR A REASON NOT SET FORTH IN § 9 10-126 OF THIS SUBTITLE. 10 (3) ON WRITTEN REQUEST OF THE COMMISSIONER, THE INSURER SHALL 11 PROVIDE ADDITIONAL INFORMATION, DOCUMENTS, RECORDS, OR OTHER DATA 12 PERTAINING TO: 13 (I) THE TERMINATION; OR 14 THE ACTIVITIES OF THE INSURANCE PRODUCER IF THE (II) 15 INSURANCE PRODUCER WAS TERMINATED FOR CAUSE DUE TO A REASON SET FORTH 16 IN § 10-126 OF THIS SUBTITLE. AN INSURER OR AUTHORIZED REPRESENTATIVE OF AN INSURER 17 (D) 18 PROMPTLY SHALL NOTIFY THE COMMISSIONER, IN A FORMAT ACCEPTABLE TO THE 19 COMMISSIONER, OF ANY ADDITIONAL INFORMATION THAT: 20 (1) THE INSURER DISCOVERS ON FURTHER REVIEW OR INVESTIGATION; 21 AND 22 WOULD HAVE BEEN REPORTABLE TO THE COMMISSIONER UNDER (2)23 SUBSECTION (C) OF THIS SECTION IF THE INSURER HAD THEN KNOWN OF ITS 24 EXISTENCE. WITHIN 15 DAYS AFTER PROVIDING NOTICE TO THE COMMISSIONER 25 (E) (1)26 THAT IS REQUIRED BY SUBSECTION (A) OR (B) OF THIS SECTION, AN INSURER SHALL 27 MAIL A COPY OF THE NOTICE TO THE INSURANCE PRODUCER AT THE LAST KNOWN 28 ADDRESS OF THE INSURANCE PRODUCER.

29 (2) IF AN INSURANCE PRODUCER IS TERMINATED FOR CAUSE DUE TO 30 ANY REASON LISTED IN § 10-126 OF THIS SUBTITLE, THE INSURER SHALL SEND A 31 COPY OF THE NOTICE TO THE INSURANCE PRODUCER:

32 (I) AT THE LAST KNOWN ADDRESS OF THE INSURANCE PRODUCER; 33 AND

34 (II) BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, POSTAGE
 35 PREPAID OR BY OVERNIGHT DELIVERY USING A NATIONALLY RECOGNIZED CARRIER.

SENATE BILL 576

(3) WITHIN 30 DAYS AFTER AN INSURANCE PRODUCER RECEIVES
 ORIGINAL OR ADDITIONAL NOTICE, THE INSURANCE PRODUCER MAY FILE WITH THE
 COMMISSIONER WRITTEN COMMENTS CONCERNING THE SUBSTANCE OF THE
 NOTICE.

5 (4) IF AN INSURANCE PRODUCER FILES COMMENTS WITH THE
6 COMMISSIONER, THE INSURANCE PRODUCER SHALL, BY THE SAME MEANS,
7 SIMULTANEOUSLY SEND A COPY OF THE COMMENTS TO THE REPORTING INSURER.

8 (5) IF THE COMMISSIONER RECEIVES COMMENTS FROM AN INSURANCE 9 PRODUCER, THE COMMISSIONER SHALL:

10(I)MAKE THE COMMENTS PART OF THE COMMISSIONER'S FILE ON11 THE SUBJECT; AND

(II) INCLUDE A COPY OF THE COMMENTS WITH EVERY COPY OF A
 REPORT ABOUT THE INSURANCE PRODUCER THAT IS DISTRIBUTED OR DISCLOSED
 FOR ANY REASON PERMITTED BY SUBSECTION (G) OF THIS SECTION.

15 (F) (1) THIS SUBSECTION APPLIES TO:

16 (I) AN INSURER;

17 (II) AN AUTHORIZED REPRESENTATIVE OF AN INSURER;

18 (III) AN INSURANCE PRODUCER;

19 (IV) THE COMMISSIONER; AND

(V) AN ORGANIZATION OF WHICH THE COMMISSIONER IS A
MEMBER THAT COMPILES INFORMATION REQUIRED UNDER THIS SECTION AND
MAKES IT AVAILABLE TO OTHER INSURANCE COMMISSIONERS OR REGULATORY OR
LAW ENFORCEMENT AGENCIES.

(2) IN THE ABSENCE OF ACTUAL MALICE, A PERSON TO WHOM THIS
SUBSECTION APPLIES AND THE AGENTS AND EMPLOYEES OF THE PERSON ARE NOT
SUBJECT TO CIVIL LIABILITY OF ANY NATURE AS A RESULT OF:

27 (I) ANY STATEMENT OR INFORMATION REQUIRED BY OR 28 PROVIDED UNDER THIS SECTION; OR

29 (II) ANY INFORMATION RELATING TO ANY STATEMENT THAT MAY
30 BE REQUESTED IN WRITING BY THE COMMISSIONER FROM AN INSURER OR
31 INSURANCE PRODUCER.

(3) IF A PARTY BRINGS AN ACTION AGAINST A PERSON THAT MAY HAVE
IMMUNITY UNDER PARAGRAPH (2) OF THIS SUBSECTION FOR MAKING A STATEMENT
REQUIRED BY OR UNDER THIS SECTION OR PROVIDING ANY INFORMATION
RELATING TO ANY STATEMENT THAT MAY BE REQUESTED BY THE COMMISSIONER,
THE PARTY BRINGING THE ACTION SHALL PLEAD SPECIFICALLY IN ANY

ALLEGATION THAT PARAGRAPH (2) OF THIS SUBSECTION DOES NOT APPLY BECAUSE
 THE PERSON MAKING THE STATEMENT OR PROVIDING THE INFORMATION DID SO
 WITH ACTUAL MALICE.

4 (4) THIS SUBSECTION DOES NOT ABROGATE OR MODIFY ANY EXISTING 5 STATUTORY OR COMMON LAW PRIVILEGES OR IMMUNITIES.

6 (G) (1) THIS SUBSECTION APPLIES ONLY TO ANY DOCUMENT, MATERIAL, OR
7 OTHER INFORMATION IN THE CONTROL OR POSSESSION OF THE INSURANCE
8 ADMINISTRATION THAT IS:

9 (I) FURNISHED BY AN INSURER OR INSURANCE PRODUCER OR AN
10 EMPLOYEE OR AGENT ACTING ON BEHALF OF THE INSURER OR INSURANCE
11 PRODUCER UNDER THIS SECTION; OR

12 (II) OTHERWISE OBTAINED BY THE INSURANCE COMMISSIONER IN 13 AN INVESTIGATION UNDER THIS SECTION.

14 (2) ANY DOCUMENT, MATERIAL, OR OTHER INFORMATION THAT IS 15 SUBJECT TO THIS SUBSECTION IS:

16

(I) CONFIDENTIAL AND PRIVILEGED;

17(II)NOT SUBJECT TO TITLE 10, SUBTITLE 6 OF THE STATE18GOVERNMENT ARTICLE;

19 (III) NOT SUBJECT TO SUBPOENA; AND

20 (IV) NOT SUBJECT TO DISCOVERY OR ADMISSIBLE IN EVIDENCE IN 21 ANY PRIVATE CIVIL ACTION.

(3) NOTWITHSTANDING PARAGRAPH (2) OF THIS SUBSECTION, THE
COMMISSIONER MAY USE ANY DOCUMENT, MATERIAL, OR OTHER INFORMATION
THAT IS SUBJECT TO THIS SECTION TO FURTHER ANY REGULATORY OR LEGAL
ACTION BROUGHT AS PART OF THE DUTIES OF THE COMMISSIONER.

(4) THE COMMISSIONER AND ANY PERSON WHO RECEIVED ANY
DOCUMENT, MATERIAL, OR OTHER INFORMATION TO WHICH THIS SUBSECTION
APPLIES WHILE ACTING UNDER THE AUTHORITY OF THE COMMISSIONER MAY NOT
BE ALLOWED OR REQUIRED TO TESTIFY IN ANY PRIVATE CIVIL ACTION CONCERNING
THE DOCUMENT, MATERIAL, OR INFORMATION.

(5) (I) PROVIDED THAT THE RECIPIENT AGREES TO MAINTAIN ANY
CONFIDENTIALITY AND PRIVILEGED STATUS, THE COMMISSIONER MAY SHARE A
DOCUMENT, MATERIAL, OR OTHER INFORMATION, INCLUDING A DOCUMENT,
MATERIAL, OR OTHER INFORMATION THAT IS CONFIDENTIAL AND PRIVILEGED
UNDER THIS SUBSECTION, WITH:

361.OTHER STATE, FEDERAL, OR INTERNATIONAL37 REGULATORY AGENCIES;

THE NATIONAL ASSOCIATION OF INSURANCE 1 2. 2 COMMISSIONERS AND ITS AFFILIATES OR SUBSIDIARIES; OR 3 3. STATE, FEDERAL, OR INTERNATIONAL LAW **4 ENFORCEMENT AUTHORITIES.** IF THE COMMISSIONER DETERMINES THAT A CONFIDENTIAL 5 (II) 6 DOCUMENT, MATERIAL, OR OTHER INFORMATION THAT HAS BEEN SHARED 7 THROUGH A DATABASE OR OTHER ELECTRONIC FILING SYSTEM IS INACCURATE OR 8 INCOMPLETE IN ANY WAY. THE COMMISSIONER SHALL UPDATE THE INFORMATION 9 IN THE DATABASE OR OTHER ELECTRONIC FILING SYSTEM SO THAT THE 10 INFORMATION IS ACCURATE AND COMPLETE. 11 (6)(I) THE COMMISSIONER MAY RECEIVE A DOCUMENT, MATERIAL, 12 OR INFORMATION, INCLUDING A DOCUMENT, MATERIAL, OR INFORMATION THAT IS 13 OTHERWISE CONFIDENTIAL AND PRIVILEGED, FROM: THE NATIONAL ASSOCIATION OF INSURANCE 14 1. 15 COMMISSIONERS OR ITS AFFILIATES OR SUBSIDIARIES; OR REGULATORY AND LAW ENFORCEMENT OFFICIALS OF 16 2. 17 OTHER FOREIGN OR DOMESTIC JURISDICTIONS. THE COMMISSIONER SHALL MAINTAIN AS CONFIDENTIAL AND 18 (II)19 PRIVILEGED ANY DOCUMENT, MATERIAL, OR INFORMATION RECEIVED UNDER THIS 20 PARAGRAPH WITH NOTICE OR THE UNDERSTANDING THAT IT IS CONFIDENTIAL OR 21 PRIVILEGED UNDER THE LAWS OF THE JURISDICTION THAT IS THE SOURCE OF THE 22 DOCUMENT, MATERIAL, OR INFORMATION. 23 (7)THE COMMISSIONER MAY ENTER INTO AGREEMENTS GOVERNING 24 SHARING AND USE OF INFORMATION CONSISTENT WITH THIS SUBSECTION. THERE IS NO WAIVER OF ANY APPLICABLE PRIVILEGE OR CLAIM OF 25 (8)26 CONFIDENTIALITY IN A DOCUMENT, MATERIAL, OR INFORMATION AS A RESULT OF: DISCLOSURE OF THE DOCUMENT, MATERIAL, OR INFORMATION 27 **(I)** 28 TO THE COMMISSIONER UNDER THIS SECTION; OR 29 (II) SHARING OF THE DOCUMENT, MATERIAL, OR INFORMATION BY 30 THE COMMISSIONER UNDER PARAGRAPH (5) OF THIS SUBSECTION. 31 THIS SUBTITLE DOES NOT PROHIBIT THE COMMISSIONER FROM (9)32 RELEASING FINAL ADJUDICATED ACTIONS. INCLUDING FOR-CAUSE TERMINATIONS. 33 THAT ARE OPEN TO PUBLIC INSPECTION UNDER TITLE 10, SUBTITLE 6 OF THE STATE 34 GOVERNMENT ARTICLE, TO A DATABASE OR OTHER CLEARINGHOUSE SERVICE 35 MAINTAINED BY THE NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS OR 36 ITS AFFILIATES OR SUBSIDIARIES.

1 10-119.

2 [(a) For purposes of this section, a person that does not reside in this State is 3 deemed a resident of this State if:

4 (1) the person maintains a place of business in this State; and

5 (2) the law of the state or the province of Canada where the person 6 resides deems a person that has a place of business in that state or province to be a 7 resident of that state or province for the purpose of licensing the person as an agent or 8 broker.]

9 (A) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, THE COMMISSIONER 10 SHALL WAIVE ANY LICENSE APPLICATION REQUIREMENTS FOR AN APPLICANT WHO 11 IS NOT A RESIDENT OF THIS STATE IF:

12 (1) THE APPLICANT HAS A VALID LICENSE FROM THE HOME STATE OF 13 THE APPLICANT; AND

14 (2) THE HOME STATE OF THE APPLICANT AWARDS NONRESIDENT 15 LICENSES TO RESIDENTS OF THIS STATE ON THE SAME BASIS.

16 (b) (1) Subject to paragraph (2) of this subsection AND UNLESS DENIED A

17 LICENSE PURSUANT TO § 10-126 OF THIS SUBTITLE, a person that is not a resident of

18 this State may obtain a [certificate of qualification] NONRESIDENT LICENSE to act as

19 an [agent or broker] INSURANCE PRODUCER [on compliance with the applicable

20 provisions of this subtitle if the state or the province of Canada in which the person

21 resides grants the same privilege to a resident of this State] IF:

22 (I) THE PERSON CURRENTLY IS LICENSED AS A RESIDENT 23 INSURANCE PRODUCER AND IN GOOD STANDING IN THE PERSON'S HOME STATE;

(II) THE PERSON HAS SUBMITTED OR TRANSMITTED TO THE
 COMMISSIONER THE APPLICATION FOR LICENSURE THAT THE PERSON SUBMITTED
 TO THE PERSON'S HOME STATE OR A COMPLETED UNIFORM APPLICATION;

27 (III) THE PERSON HAS PAID THE APPLICABLE FEE PURSUANT TO § 28 2-112 OF THE INSURANCE THIS ARTICLE; AND

(IV) THE PERSON'S HOME STATE AWARDS NONRESIDENT
INSURANCE PRODUCER LICENSES TO RESIDENTS OF THIS STATE ON THE SAME
BASIS.

(2) [The person] AN INDIVIDUAL WHO APPLIES FOR AN INSURANCE
PRODUCER LICENSE IN THIS STATE WHO WAS PREVIOUSLY LICENSED FOR THE
SAME LINES OF AUTHORITY IN ANOTHER STATE need not comply with the education,
[and] experience, AND EXAMINATION requirements of [§§ 10-104(c) and 10-105(c)]
§§ 10-104, 10-105, AND 10-107 THROUGH 10-109 of this subtile IF:

1(I)THE PERSON CURRENTLY IS LICENSED AS AN INSURANCE2PRODUCER IN THE HOME STATE OF THE PERSON;

3 (II) THE APPLICATION IS RECEIVED BY THE COMMISSIONER
4 WITHIN 90 DAYS AFTER THE CANCELLATION OF THE APPLICANT'S PREVIOUS
5 LICENSE AND THE PRIOR STATE ISSUES A CERTIFICATION THAT, AT THE TIME OF
6 CANCELLATION, THE APPLICANT WAS IN GOOD STANDING IN THAT STATE; OR

7 (III) THE STATE'S PRODUCER DATABASE RECORDS, MAINTAINED BY
8 THE NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS, ITS AFFILIATES OR
9 SUBSIDIARIES, INDICATE THAT THE PRODUCER IS OR WAS LICENSED IN GOOD
10 STANDING FOR THE LINE OF AUTHORITY REQUESTED.

(C) THE COMMISSIONER MAY VERIFY THE LICENSING STATUS OF A
 NONRESIDENT INSURANCE PRODUCER THROUGH THE PRODUCER DATABASE
 MAINTAINED BY THE NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS, ITS
 AFFILIATES OR SUBSIDIARIES.

15 [(c) (1) A nonresident agent or broker certified in another state or a province 16 of Canada must obtain a certificate of qualification and appointment, if applicable, to 17 transact business in this State.

18 (2) After obtaining a certificate of qualification and appointment, if 19 applicable, the nonresident agent or broker may negotiate any insurance contract on 20 subjects of insurance resident, located, or to be performed in this State to the same 21 extent, on the same terms, and on payment of the same fees as required by the other 22 state or province of Canada from residents of this State transacting like business in 23 the other state or province.

24 (d) The Commissioner may enter into reciprocal agreements with the 25 appropriate official of another state or a province of Canada to waive the written 26 examination for an applicant who resides in the other state or province if:

27 (1) a written examination is required of applicants for a license or28 certificate in the other state or province;

29 (2) the appropriate official of the other state or province certifies that the30 applicant:

(i) holds a currently valid license or certificate to act as an agent or
 broker in the other state or province; and

33 (ii) passed the written examination or held a license or certificate
34 before a written examination was required; and

35 (3) in the other state or province, a resident of this State is allowed to 36 obtain a license or certificate to act as an agent or broker under the same conditions.]

37 (D) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A PERSON 38 LICENSED AS A LIMITED LINE CREDIT INSURANCE PRODUCER OR OTHER TYPE OF

LIMITED LINES INSURANCE PRODUCER IN THE PERSON'S HOME STATE IS ENTITLED
 TO RECEIVE A NONRESIDENT LIMITED LINES INSURANCE PRODUCER LICENSE,
 PURSUANT TO SUBSECTION (B) OF THIS SECTION, GRANTING THE SAME SCOPE OF
 AUTHORITY AS GRANTED UNDER THE LICENSE ISSUED BY THE PERSON'S HOME
 STATE.

6 (E) (1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A
7 PERSON LICENSED AS A SURPLUS LINES BROKER IN THE PERSON'S HOME STATE IS
8 ENTITLED TO RECEIVE A NONRESIDENT CERTIFICATE OF QUALIFICATION AS A
9 SURPLUS LINES BROKER UNDER SUBSECTION (B) OF THIS SECTION.

10(2)EXCEPT FOR SUBSECTION (B) OF THIS SECTION, NOTHING IN THIS11SECTION SUPERSEDES ANY PROVISION OF TITLE 3, SUBTITLE 3 OF THIS ARTICLE.

12 (F) (1) A NONRESIDENT INSURANCE PRODUCER WHO MOVES FROM ONE 13 STATE TO ANOTHER STATE OR A RESIDENT PRODUCER WHO MOVES FROM THIS 14 STATE TO ANOTHER STATE SHALL:

15

(I) FILE WITH THE COMMISSIONER A CHANGE OF ADDRESS; AND

16(II)PROVIDE TO THE COMMISSIONER CERTIFICATION FROM THE17NEW RESIDENT STATE WITHIN 30 DAYS AFTER THE CHANGE OF LEGAL RESIDENCE.

18 (2) THE COMMISSIONER MAY NOT CHARGE A FEE OR REQUIRE A19 LICENSE APPLICATION FOLLOWING A CHANGE OF LEGAL RESIDENCE.

20 (G) (1) A PERSON LICENSED AS AN INSURANCE PRODUCER IN ANOTHER
21 STATE WHO MOVES TO THIS STATE SHALL APPLY TO BECOME LICENSED AS A
22 RESIDENT INSURANCE PRODUCER UNDER § 10-111 OF THIS SUBTITLE WITHIN 90
23 DAYS OF ESTABLISHING LEGAL RESIDENCE IN THIS STATE.

(2) IF THE PERSON APPLIES TO BECOME LICENSED AS A RESIDENT
INSURANCE PRODUCER WITHIN 90 DAYS OF ESTABLISHING LEGAL RESIDENCE IN
THE STATE, THE PERSON NEED NOT COMPLY WITH THE EDUCATION, EXPERIENCE,
AND EXAMINATION REQUIREMENTS OF §§ 10-104, 10-105, AND 10-107 THROUGH
10-109 OF THIS SUBTITLE TO OBTAIN A LICENSE FOR ANY LINE OF AUTHORITY THAT
THE PERSON PREVIOUSLY HELD IN THE PRIOR STATE, EXCEPT WHERE THE
COMMISSIONER DETERMINES OTHERWISE BY REGULATION.

31 [10-119.1.

32 (a) This section does not apply to a title insurance agent or title insurance
 33 broker that applies to be a nonresident title insurance agent or nonresident title
 34 insurance broker in the State.

35 (b) Notwithstanding any other provision of this subtitle, the Commissioner

36 may require the use of uniform application and renewal forms developed by the

37 National Association of Insurance Commissioners for use in licensing nonresident

38 agents and nonresident brokers for life insurance, health insurance, variable

39 life/annuity contracts, property insurance, and casualty insurance.

54	SENATE BILL 576
1 2 sec	(c) Before requiring the use of uniform forms under subsection (b) of this ction, the Commissioner shall adopt regulations that specify:
3	(1) which applicants may use the forms;
4	(2) the contents of the application and renewal forms; and
5	(3) any documents that must accompany the forms.
	(d) (1) An applicant that uses a uniform form under this section shall pay e applicable fee required by § 2-112 of this article for an agent certificate of alification or a broker certificate of qualification.
9 10 th	(2) An applicant for a certificate of qualification as a broker shall meet e bond requirements of § 10-112(c) of this subtitle.]
11 10)-120.
14 LI	(a) Without regard to the education, experience, or examination requirements this subtitle, the Commissioner may issue a temporary [certificate of qualification] [CENSE to act as an [agent or broker] INSURANCE PRODUCER to an individual if the dividual:
16	(1) is otherwise qualified; and
17	(2) is:
	(i) the surviving spouse, next of kin, personal representative, or pointee of the personal representative, of a deceased [agent or broker] INSURANCE RODUCER;
21 22 m	(ii) the spouse, next of kin, employee, or legal guardian of a entally or physically disabled [agent or broker] INSURANCE PRODUCER; or
23 24 of	(iii) an employee of a firm, or an officer or employee of a corporation, a deceased or disabled [agent or broker] INSURANCE PRODUCER.
27 in 28 in	(b) (1) The Commissioner may issue a temporary [certificate of adification] LICENSE to act as an [agent] INSURANCE PRODUCER for property surance or casualty insurance or a subdivision of property insurance or casualty surance to an individual if the individual has been licensed in another state for at ast 1 year in the 3 years immediately preceding the date of application.
32 or 33 or	(2) The Commissioner may issue a temporary [certificate of alification] LICENSE to act as an [agent] INSURANCE PRODUCER for life insurance health insurance to an individual who intends to engage in business as an [agent broker] INSURANCE PRODUCER and to take the examination under § 10-109 of is subtitle within 90 days after the temporary certificate of qualification is issued.
35 36 St	(c) Before a person acts as a temporary [agent] INSURANCE PRODUCER in the ate, the person must obtain:

	subdivision INSURANC		a temporary [certificate of qualification] LICENSE in the kind or nee for which the person intends to act as an [agent] UCER; and
4		(2)	IF APPLICABLE, an appointment from an insurer.
5	(d)	An appl	icant for a temporary certificate of qualification shall:
6 7	Commission	(1) ner provid	file with the Commissioner an application on the form that the les; and
8 9	this article.	(2)	pay to the Commissioner the applicable fee required by § 2-112 of
10 11	(e) shall:	Within	30 days after the date an application is received, the Commissioner
12 13	applicant; o	(1) or	issue a temporary [certificate of qualification] LICENSE to the
14 15	LICENSE,	(2) stating th	refuse in writing to issue a temporary [certificate of qualification] e reasons for the refusal.
16 17	(f) subsection	(1) (a) of this	A temporary [certificate of qualification] LICENSE issued under section expires 15 months after its effective date.
18 19	section exp	(2) ires not la	A temporary [certificate] LICENSE issued under subsection (b) of this ter than 90 days after its effective date.
20	10-121.		
21 22	(a) convert or 1		nsurance [agent or title insurance broker] PRODUCER may not briate money received or held in escrow or trust while:
23 24	PRODUCE	(1) ER; or	acting as a title insurance [agent or title insurance broker]
25		(2)	providing any escrow, closing, or settlement services.
28		ance [age	If an applicant for a [certificate of qualification] LICENSE is a tner must hold a [certificate of qualification] LICENSE to act as nt or title insurance broker] PRODUCER and, if applicable, an itle insurer.
32	qualificatio	n] LICEN	(i) If an applicant for a [certificate of qualification] LICENSE is a ntrolling owner and each officer must hold a [certificate of USE to act as a title insurance [agent or title insurance broker] applicable, an appointment with a title insurer.

34 (ii) For purposes of this subparagraph (i) of this paragraph, a
35 person is not considered a controlling owner of a corporation if the person:

1	1.	is a stockholder of the corporation;
2 3 operation of the corpor	2. ration; and	does not manage or have day-to-day control over the
45 who in any other way if6 compensated by the compensated by t		is not an officer, director, or employee of the corporation for the corporation for which the person is
8 limited liability compa9 management and each	my, each individ manager and off title insurance [a	or a [certificate of qualification] LICENSE is a lual who has direct control over its fiscal ficer must hold a [certificate of qualification] gent or title insurance broker] PRODUCER and, tle insurer.
13 qualification] LICENS	SE as a title insu itted, the Comm	cation of a partnership for a [certificate of rance [agent or title insurance broker] issioner shall investigate the character of each
17 qualification] LICENS18 PRODUCER is submit	SE as a title insu itted, the Comm	cation of a corporation for a [certificate of rance [agent or title insurance broker] issioner shall investigate the character of each d director of the corporate applicant.
21 of qualification] LICE22 character of each indiv	ENSE is submitte vidual who has c	cation of a limited liability company for a [certificate ed, the Commissioner shall investigate the lirect control over its fiscal management and irector of the limited liability company
26 [certificate of qualification27 PRODUCER under the28 partnership, or a corport	ation] LICENSE his subtitle, a sole prate applicant for	eeting any of the applicable requirements for a E to act as an [agent or broker] INSURANCE e proprietor, a limited liability company, a for a [certificate of qualification] LICENSE as a broker] PRODUCER shall file with the
31	(i) a blank	tet fidelity bond covering appropriate employees; and
32	(ii) 1.	a blanket surety bond; or
33	2.	a letter of credit.
34(2)35letter of credit shall be		missioner approves a lesser amount, each bond or

36 (3) The Commissioner may adopt regulations that specify when it is 37 appropriate for a bond or letter of credit to be less than \$100,000.

1 (4) Notwithstanding paragraph (2) of this subsection, the 2 may waive the requirement for a bond or letter of credit if the Commission 3 that bonds are not generally available or reasonably affordable.	
4 (5) The Commissioner shall make a specific finding that 5 reason for accepting a bond or letter of credit for less than \$100,000.	t states the
6 (e) (1) The surety bond or letter of credit shall be for the be 7 person that suffers a loss if the title insurance [agent or title insurance broke 8 PRODUCER converts or misappropriates money received or held in escrow 9 while:	er]
10(i)acting as a title insurance [agent or title insu11 PRODUCER; or	urance broker]
12 (ii) providing any escrow, closing, or settlemen	nt services.
13(2)The fidelity bond shall be for the benefit of the empl14insurance [agent or title insurance broker] PRODUCER who suffers any lo15described in paragraph (1) of this subsection.	
16 (3) The total liability of the surety insurer under each bo 17 credit may not exceed \$100,000.	ond or letter of
18 (f) The title insurance [agent or title insurance broker] PRODUC19 the bond or letter of credit with the Commissioner:	ER shall file
 20 (1) after the Commissioner notifies the title insurance [a 21 insurance broker] PRODUCER of the approval of the application for a cer 22 qualification; and 	
23 (2) before the Commissioner issues the [certificate of qui24 LICENSE.	alification]
25 (g) (1) Each bond or letter of credit shall remain in force un	til:
26(i)the surety insurer is released from liability b27Commissioner; or	by the
28 (ii) the bond or letter of credit is canceled by th	e surety insurer.
 29 (2) A surety insurer shall notify the title insurance [agen 30 insurance broker] PRODUCER and the Commissioner at least 30 days bef 31 a bond or letter of credit. 	
32 (3) If a surety insurer fails to notify the title insurance [a 33 insurance broker] PRODUCER and the Commissioner as required by para 34 this subsection, the bond or letter of credit remains in effect until the surety 35 notifies the title insurance [agent or title insurance broker] PRODUCER and 36 Commissioner.	graph (2) of y insurer

1 (4) A cancellation under this subsection does not affect any liability that 2 occurred during the life of the bond or letter of credit and before the date of 3 cancellation.

4 (h) Before the Commissioner renews the [certificate of qualification] LICENSE
5 of a title insurance [agent or title insurance broker] PRODUCER, the title insurance
6 [agent or title insurance broker] PRODUCER shall submit satisfactory evidence of
7 compliance with this section.

8 (i) (1) If a title insurance [agent or title insurance broker] PRODUCER has 9 been charged with a violation of this section or this article that could result in 10 suspension or revocation of the [certificate of qualification] LICENSE of the title 11 insurance [agent or title insurance broker] PRODUCER, the Commissioner may seek

12 an immediate restraining order from a circuit court to prohibit the title insurance

13 [agent or title insurance broker] PRODUCER from providing title insurance, escrow,

14 closing, or settlement services.

15 (2) A restraining order issued by a court under this subsection is 16 effective until:

17

(i) the court lifts the restraining order; or

18

(ii) the charges are dismissed or adjudicated.

19(j)(1)(i)Except as provided in subparagraph (ii) of this paragraph, no20later than December 31 of the year following the year covered by the financial21statement, for each title insurance [agent] PRODUCER and agency that has an

22 appointment with a title insurer, the title insurer shall have on file a statement of

23 financial condition of each title insurance [agent] PRODUCER and agency with an

24 appointment with the title insurer, as of the end of the previous calendar year, setting

25 forth an income statement of business done during the preceding year and a balance

26 sheet showing the condition of its affairs as of December 31st preceding certified by

27 the title insurance [agent] PRODUCER or agency as being a true and accurate

28 representation of the title insurance [agent's] PRODUCER'S or agency's financial 29 condition.

30 (ii) An individual who is an employee, officer, director, partner, or 31 member of a licensed title insurance agency shall be considered to have met the 32 requirements of subparagraph (i) of this paragraph if a statement of financial 33 condition of the agency with which the individual is associated is on file with the title 34 insurer as provided under this paragraph.

(2) (i) The title insurer shall, at least annually, conduct an on-site
review of the underwriting, claims, and escrow practices of each title insurance
[agent] PRODUCER appointed by the insurer as a principal agent as designated in the
title insurance agency contract between the insurer and the [agent] PRODUCER. The
on-site review shall include a review of the title insurance [agent's] PRODUCER'S or
agency's policy blank inventory and processing operations.

1 (ii) If the title insurance [agent] PRODUCER or agency does not 2 maintain separate bank or trust accounts for each title insurer it represents, the title

3 insurer shall verify that the funds held on its behalf are reasonably ascertainable

4 from the books of account and records of the title insurance [agent] PRODUCER or

5 agency.

6 (3) A written report setting forth the results of the on-site review shall 7 be prepared by the title insurer and is subject to financial examination under § 2-205 8 of this article.

9 (4) If, as a result of the examination, a title insurer has reasonable cause 10 to believe that a title insurance [agent] PRODUCER or agency has failed to remit

11 premiums or funds owed or that any other violation of this article has been

12 committed, the title insurer shall report in writing the suspected violation to the

13 Commissioner and submit a copy of the examination.

14 (5) The examination required under this section is in addition to any 15 examination conducted by the Commissioner to determine compliance with the 16 accounts maintained for the benefit of the Maryland Affordable Housing Trust under 17 § 22-103 of this article.

18 (k) (1) A title insurance [agent or title insurance broker] PRODUCER shall 19 notify the Commissioner, and any insurer with whom the title insurance [agent or 20 title insurance broker] PRODUCER holds an appointment, if an individual licensed 21 under this subtitle leaves the employment of or ends an association with the title

22 insurance [agent or title insurance broker] PRODUCER.

(2) The title insurance [agent or title insurance broker] PRODUCER
required to provide notice under this subsection shall notify the Commissioner within
5 working days after the day the individual leaves employment or ends the
association.

27 (3) The notice required under this subsection shall be in writing and by 28 certified mail.

(1) In addition to any requirements under Title 10, Subtitle 1 of this article,
30 title insurance [agents and title insurance brokers] PRODUCERS shall comply with
31 this section.

32 10-122.

(a) Without regard to the education, experience, or examination requirements
of this subtitle, the Commissioner may issue a [special restricted certificate of
qualification] LIMITED LINES LICENSE to an individual who sells transportation
tickets of a common carrier of persons and property.

37 (b) A [special restricted certificate of qualification] LIMITED LINES LICENSE

38 issued under this section authorizes the holder to act as an [agent] INSURANCE

39 PRODUCER only as to travel ticket policies of life insurance, accident insurance, or

40 baggage insurance on personal effects.

1 (c) The Commissioner may require and provide special forms requiring

2 information the Commissioner considers proper in connection with the application for

3 or renewal of [special restricted certificates of qualification] LIMITED LINES

4 LICENSES issued under this section.

5 10-123.

On application, the Commissioner shall issue to an individual qualified in
accordance with this subtitle a [certificate of qualification] LICENSE THAT IS limited
to the business of selling motor vehicle insurance coverages only, including bodily
injury liability, property damage liability, and automobile physical damage.

10 10-124.

(a) Without regard to the education, experience, or examination requirements
of this subtitle, the Commissioner may issue a [special restricted certificate of
qualification] LIMITED LINES LICENSE to an individual who is employed by a health
maintenance organization solely to solicit membership in the health maintenance
organization under a contract:

16 (1) between the health maintenance organization and the Department of 17 Health and Mental Hygiene; and

18 (2) in accordance with which the Department of Health and Mental
19 Hygiene obtains prepaid comprehensive health care services for recipients of medical
20 assistance under § 15-105 of the Health - General Article.

21 (b) The annual license fee is provided in § 2-112 of this article.

22 10-125.

26

23 (a) (1) In this section the following words have the meanings indicated.

24 (2) (i) "Law firm" means an association of attorneys who are admitted 25 to practice before the Court of Appeals of the State who:

1. are primarily engaged in the practice of law; and

2728 as an incident to the practice of law.28 solicit, procure, or negotiate title insurance contracts only

29 (ii) "Law firm" includes a sole practitioner.

30 (iii) "Law firm" does not include:

an attorney or an association of attorneys who own,
 operate, or share an interest in a title agency; or

an attorney who is employed by a title agency as a titleinsurance agent or title insurance broker.

1 (3) (i) "Title agency" means a business formed for the primary purpose 2 of soliciting, procuring, or negotiating title insurance contracts and providing 3 settlement services.

4 (ii) "Title agency" includes a sole proprietor, partnership, or 5 corporation.

6 (b) Subject to this section, the Commissioner may issue a [special restricted 7 certificate of qualification] LIMITED LINES LICENSE to an attorney at law of the State 8 to act as a title insurance [agent or title insurance broker] PRODUCER.

9 (c) All licensing provisions of this subtitle apply to title agencies even if the 10 title agency is established or owned by an attorney or a law firm.

11 (d) Notwithstanding any other provision of this subtitle:

12 (1) the bonding requirements of this subtitle relating to title insurance 13 [agents and title insurance brokers] PRODUCERS do not apply to law firms and 14 individual attorneys practicing law in law firms;

(2) the limited liability company, corporate, and partnership
requirements of this subtitle relating to title insurance [agents and title insurance
brokers] PRODUCERS do not apply to law firms; and

18 (3) the education, experience, and examination requirements of this 19 subtitle relating to title insurance [agents and title insurance brokers] PRODUCERS 20 do not apply to individual attorneys.

21 10-126.

(a) The Commissioner may deny a [certificate of qualification] LICENSE to an
applicant under §§ 2-210 through 2-214 of this article, or suspend, revoke, or refuse
to renew or reinstate a [certificate of qualification] LICENSE after notice and
opportunity for hearing under §§ 2-210 through 2-214 of this article if the applicant
or holder of the [certificate of qualification] LICENSE:

27 (1) has willfully violated this article or another law of the State that 28 relates to insurance;

29 (2) has intentionally misrepresented or concealed a material fact in the 30 application for a [certificate of qualification] LICENSE;

31 (3) has obtained or attempted to obtain a [certificate of qualification]
32 LICENSE by misrepresentation, concealment, or other fraud;

4) has misappropriated, converted, or unlawfully withheld money
belonging to an insurer, [agent, broker] INSURANCE PRODUCER, beneficiary, or
insured;

62			SENATE BILL 576
1 2	policy;	(5)	has willfully and materially misrepresented the provisions of a
3 4	business;	(6)	has committed fraudulent or dishonest practices in the insurance
7	evidenced by	a persist	has participated, with or without the knowledge of an insurer, in insurance without an actual intent to sell the insurance, as tent pattern of filing certificates of insurance together with or ancellation notices for the insurance;
9 10	a FELONY	(8) OR crime	has been convicted by final judgment in any state or federal court of e involving moral turpitude;
11 12	over-insuran	(9) ace of pro	has knowingly participated in writing or issuing substantial perty insurance risks;
13		(10)	has failed an examination required by this subtitle;
	order, SUBF		has willfully failed to comply with or has willfully violated a proper or regulation of the Commissioner OR THE INSURANCE THORITY OF ANOTHER STATE;
		(12) nt, broke	has failed or refused to pay over on demand money that belongs to an r] INSURANCE PRODUCER, or other person entitled to the
20 21		(13) or broke	has otherwise shown a lack of trustworthiness or competence to act r] INSURANCE PRODUCER;
			is not or does not intend to carry on business in good faith and c that the person is an [agent or broker] INSURANCE
25 26		(15) rtificate s	has been denied a license or certificate in another state or has had a suspended or revoked in another state;
29 30	issued, a stat about the ter for the purpo	ms or co ose of ind	has intentionally or willfully made or issued, or caused to be made or at materially misrepresents or makes incomplete comparisons nditions of a policy or contract issued by an authorized insurer, lucing or attempting to induce the owner of the policy or contract it or allow it to lapse in order to replace it with another;
32		(17)	has transacted insurance business that was directed to the applicant

32 has transacted insurance business that was directed to the applicant (17) 33 or holder for consideration by a person whose license or certificate to engage in the 34 insurance business at the time was suspended or revoked, and the applicant or holder 35 knew or should have known of the suspension or revocation;

1 has solicited, procured, or negotiated insurance contracts for an (18)2 unauthorized insurer, including contracts for nonprofit health service plans, dental 3 plan organizations, and health maintenance organizations; 4 has knowingly employed or knowingly continued to employ an (19)5 individual acting in a fiduciary capacity who has been convicted of a felony or crime of 6 moral turpitude within the preceding 10 years; [or] 7 if applying for renewal of an agent's certificate of qualification, has [(20) 8 not held an appointment with an insurer for more than 2 years before the date of 9 renewal.] 10 (20)HAS FORGED ANOTHER'S NAME TO AN APPLICATION FOR 11 INSURANCE OR TO ANY DOCUMENT RELATED TO AN INSURANCE TRANSACTION; 12 (21)HAS IMPROPERLY USED NOTES OR ANY OTHER REFERENCE 13 MATERIAL TO COMPLETE AN EXAMINATION FOR A LICENSE; HAS FAILED TO PAY INCOME TAX OR RELATED INTEREST OR 14 (22)15 PENALTY UNDER: AN ASSESSMENT UNDER THE TAX - GENERAL ARTICLE THAT IS 16 (I) 17 FINAL AND NO LONGER SUBJECT TO REVIEW BY THE TAX COURT; OR AN ORDER OF THE TAX COURT THAT IS FINAL AND NO LONGER 18 (II)19 SUBJECT TO JUDICIAL REVIEW; OR 20 IN PROVIDING INFORMATION UNDER § 10-118 OF THIS SUBTITLE (23)21 REGARDING THE TERMINATION OF AN APPOINTMENT WITH AN INSURER, HAS MADE 22 AN INACCURATE STATEMENT WITH ACTUAL MALICE. 23 (b) (1)The Commissioner may deny a [certificate of qualification] LICENSE 24 to an applicant [limited liability company, partnership, or corporation] BUSINESS 25 ENTITY under §§ 2-210 through 2-214 of this article, or suspend, revoke, or refuse to 26 renew or reinstate a [certificate of qualification] LICENSE of a [limited liability 27 company, partnership, or corporation] BUSINESS ENTITY after notice and opportunity 28 for hearing under §§ 2-210 through 2-214 of this article, if an individual listed in 29 paragraph (2) of this subsection has: 30 violated any provision of this subtitle; (i) been convicted of a felony, a crime of moral turpitude, or any 31 (ii) 32 criminal offense involving dishonesty or breach of trust; or 33 (iii) had any professional license suspended or revoked for a 34 fraudulent or dishonest practice. 35 This subsection applies in any case that involves a [limited liability (2)

36 company, partnership, corporation, or any other] business entity if the violation was 37 committed by an individual who is:

1	(i)	an [agei	nt or broker] INSURANCE PRODUCER;
2 3 director, member, or r	(ii) manager;	1.	in the case of a limited liability company, an officer,
4		2.	in the case of a partnership, a partner; and
5		3.	in the case of a corporation, a director, officer, or owner; or
6 7 the [limited liability c 8 entity.	(iii) company,		vidual with direct control over the fiscal management of hip, corporation, or any other] business
10 qualification] LICEN	ISE, the (cation] L	Commiss ICENSE	o suspending or revoking the [certificate of ioner may impose on the holder of the a penalty of not less than \$100 but not his article.
14 qualification] LICEN	SE, the	Commiss	o suspending or revoking the [certificate of ioner may require that restitution be made to injury because of the violation of this article.
	sioner ma	y require	fication] LICENSE is suspended under this the individual to pass an examination and file n is lifted.
	OUCER S	HALL R	YS AFTER THE FINAL DISPOSITION OF THE MATTER, AN REPORT TO THE COMMISSIONER ANY ADVERSE N AGAINST THE INSURANCE PRODUCER:
22	(I)	IN ANO	OTHER JURISDICTION; OR
23	(II)	BY AN	OTHER GOVERNMENTAL UNIT IN THIS STATE.
24 (2) 25 ORDER, AND ANY			SHALL INCLUDE A COPY OF THE ORDER, CONSENT ANT LEGAL DOCUMENTS.
26 (G) (1) 27 MEANS A WRITTE 28 AN OFFENSE.	(I) EN ACCU		S SUBSECTION, THE TERM "CHARGING DOCUMENT" N ALLEGING THAT A DEFENDANT HAS COMMITTED
29 30 INCLUDES:	(II)	IN THI	S SUBSECTION, THE TERM "CHARGING DOCUMENT"
31		1.	A CITATION;
32		2.	AN INDICTMENT;
33		3.	AN INFORMATION; AND
34		4.	A STATEMENT OF CHARGES.

1	(2) THIS SUBSECTION DOES NOT APPLY TO A MISDEMEANOR VIOLATION
2	OF THE MARYLAND VEHICLE LAW OR THE VEHICLE LAW OF ANOTHER
3	JURISDICTION.

4 (3) IF AN INSURANCE PRODUCER IS PROSECUTED FOR A CRIME IN ANY
5 JURISDICTION, THE INSURANCE PRODUCER SHALL REPORT THE PROSECUTION TO
6 THE COMMISSIONER WITHIN 30 DAYS AFTER THE INSURANCE PRODUCER'S INTITIAL
7 APPEARANCE BEFORE A COURT, INCLUDING AN APPEARANCE BEFORE:

A JUDICIAL OFFICER OF THE DISTRICT COURT DUE TO AN
 A RREST;
 THE DISTRICT COURT IN RESPONSE TO A SUMMONS;
 THE CIRCUIT COURT DUE TO EXECUTION OF A WARRANT;

134.THE CIRCUIT COURT IN PERSON OR BY WRITTEN NOTICE14 OF COUNSEL IN RESPONSE TO A SUMMONS.

- 15 (4) THE REPORT SHALL INCLUDE A COPY OF:
- 16 (I) THE CHARGING DOCUMENT;
- 17 (II) ANY ORDER ISSUED BY A COURT; AND
- 18 (III) ANY OTHER RELEVANT LEGAL DOCUMENTS.

19(H)AN INDIVIDUAL IS SUBJECT TO DENIAL OR SUSPENSION OF A LICENSE20UNDER § 10-119.3 OF THE FAMILY LAW ARTICLE IF THE INDIVIDUAL:

21 (1) IS IN ARREARS IN THE PAYMENT OF CHILD SUPPORT AMOUNTING TO 22 MORE THAN 120 DAYS UNDER THE MOST RECENT ORDER; OR

(2) HAS FAILED TO COMPLY WITH A SUBPOENA ISSUED BY THE CHILD
 24 SUPPORT ENFORCEMENT ADMINISTRATION UNDER § 10-108.4 OF THE FAMILY LAW
 25 ARTICLE.

26 10-127.

An insurer may not cancel a policy for nonpayment of premiums if the premium due on the policy has been paid to the [broker] INSURANCE PRODUCER.

29 10-128.

30 (a) This section does not apply to:

- 31 (1) reinsurance;
- 32 (2) life insurance, health insurance, or annuity contracts;

65

12 OR

66	SENATE BILL 576		
1	(3)	insuranc	ce of:
2 3	interstate or foreign c	(i) ommerce	rolling stock, vessels, or aircraft of a common carrier used in ;
4		(ii)	a vehicle principally garaged and used outside the State; or
5 6	or operation of a subj	(iii) ect of ins	liability or other risks, incident to the ownership, maintenance, urance under subitems (i) or (ii) of this item;
7 8	(4) trade, or any liability		ce of property while transported in interstate or in foreign cident to the transportation;
9	(5)	insuranc	e of wet marine and transportation risks;
10	(6)	bid bond	ds issued in connection with public or private contracts;
11	(7)	policies	or endorsements issued through:
12		(i)	[agents] INSURANCE PRODUCERS compensated only by salary;
13 14	general solicitation o	(ii) f busines	insurers not using [agents] INSURANCE PRODUCERS in the s;
	[agents] INSURANC		mutual insurers or other insurers not customarily using UCERS compensated by commission if no commission is ANCE PRODUCER on the policy or endorsement; or
			insurers or groups of insurers under common management or clusively by [agents] INSURANCE PRODUCERS who groups of insurers;
21	(8)	reciproc	al insurers; or
22	(9)	insuranc	ce written through:
23		(i)	the Maryland Automobile Insurance Fund; or
24		(ii)	the Maryland Property Insurance Availability Program.
25	(b) This sec	tion does	s not alter the requirements of § 10-119 of this subtitle.
28 29	forms, and subject to PRODUCER that is a	paragrap a resident	estanding any other provision of law of this State or of policy oh (2) of this subsection, an [agent] INSURANCE to of this State may not be required to sign or countersign insurance resident, located, or to be performed in this
	(2) performed in this Sta PRODUCER that is a	te shall b	y covering a subject of insurance resident, located, or to be e signed or countersigned by an [agent] INSURANCE t of this State if:

1 2 is a resident of a 3 PRODUCER in		the policy is written by an [agent] INSURANCE PRODUCER that nd is qualified as a nonresident [agent] INSURANCE 1
	written by an	the law of the other state requires a signature or INSURANCE PRODUCER that is a resident of that [agent or broker] INSURANCE PRODUCER that is not
8 (3) 9 or countersignat		y is not invalid because it does not have the required signature
10 (d) (1) 11 to this section t	-	on may not sign or countersign a policy or endorsement subject on:
12	(i)	is a [qualified agent] LICENSED INSURANCE PRODUCER;
13	(ii)	is a resident of this State;
14 15 section; and	(iii)	is compensated by commissions on policies subject to this
16	(iv)	is not an employee or officer of the insurer issuing the policy.
17 (2) 18 from:) This see	ction does not prevent an [agent] INSURANCE PRODUCER
 19 20 the [agent] INS 21 institutions; or 	(i) URANCE PR	delegating the duty of signing or countersigning to employees of ODUCER that are not also employees of lending
2223 section to a cor	(ii) poration or pa	directing the payment of commissions on policies subject to this rtnership insurance agency or otherwise.
		JRANCE PRODUCER may not countersign a policy or y or endorsement states, as applicable:
26 (1)) the rate	s or premiums;
27 (2)) a descri	ption of the property insured; and
28 (3)) the nam	he and address of the insured.
30 that is a residen31 countersigned,32 request of a nor	t of that state or delivered by nresident [agen	ther state requires an [agent] INSURANCE PRODUCER to keep part of the commission paid on a policy written, y the [agent] INSURANCE PRODUCER in that state on at or nonresident broker] INSURANCE PRODUCER of ANCE PRODUCER that is a resident of this State and that

33 that state, an [agent] INSURANCE PRODUCER that is a resident of this State and that 34 signs or countersigns a policy written by an [agent] INSURANCE PRODUCER that is a

35 resident of the other state and qualified as a nonresident [agent] INSURANCE

36 PRODUCER in this State covering a subject of insurance resident, located, or to be

1 performed in this State shall keep an equal pro rata part of any commission on the 2 policy.

3 10-128.1.

The Commissioner shall adopt regulations establishing the minimum length of
time for which and the manner in which an independent [agent or broker]
INSURANCE PRODUCER is required to maintain records of insurance transactions
conducted by the [agent or broker] INSURANCE PRODUCER.

8 10-129.

9 A person other than an independent [agent] INSURANCE PRODUCER may not be 10 represented to the public as an independent [agent] INSURANCE PRODUCER.

11 10-130.

(a) Except as otherwise provided in §§ 10-102 and 10-119 of this subtitle, a
commission, fee, reward, rebate, or other consideration for procuring or influencing
the procurement of <u>SELLING</u>, <u>SOLICITING</u>, <u>OR NEGOTIATING</u> insurance may not be
paid, directly or indirectly, to a person other than a [qualified agent or qualified
broker] LICENSED INSURANCE PRODUCER.

17 (b) Except as otherwise provided in this article, for life insurance or health
18 insurance this section does not prohibit payment to or receipt by a [formerly qualified
19 agent or formerly qualified broker] PERSON WHO FORMERLY HELD A LICENSE AND,
20 IF THE PERSON ACTED ON BEHALF OF AN INSURER, AN APPOINTMENT of:

21 (1) commissions on renewal premiums on existing policies; or

22 (2) other deferred commissions.

23 (C) UNLESS THE PAYMENT WOULD VIOLATE § 27-209 OR § 27-212 OF THIS
24 ARTICLE, AN INSURER OR INSURANCE PRODUCER MAY PAY OR ASSIGN
25 COMMISSIONS, SERVICE FEES, OR OTHER VALUABLE CONSIDERATION TO AN
26 INSURANCE AGENCY OR TO PERSONS WHO DO NOT SELL, SOLICIT, OR NEGOTIATE
27 INSURANCE IN THE STATE.

28 10-131.

A person that violates § 10-103[(a),] (b)[,] or (c), § 10-118(b), or § 10-130 of this subtitle is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$500 or imprisonment not exceeding 6 months or both for each violation.

32 10-132.

33 A title insurance [agent or title insurance broker] PRODUCER that willfully or

34 knowingly violates § 10-121 of this subtitle is guilty of a misdemeanor and on

35 conviction is subject to a fine not exceeding \$50,000 or imprisonment not exceeding 1

36 year or both.

SENATE	BILL	576
--------	------	-----

1	10-202.	
2	(b) This	subtitle does not apply to:
3 4	()	an officer, employee, [agent] INSURANCE PRODUCER, or other an authorized insurer while acting for the authorized insurer;
	()	[a broker] AN INSURANCE PRODUCER that holds a [certificate of ENSE while acting as [a broker] AN INSURANCE PRODUCER for a
8	10-203.	
11 12 13 14	 authorized insure those listed in § 1 name of the author PRODUCER or of INSURANCE PR 	agent] INSURANCE PRODUCER or other representative of an r that, while acting for an authorized insurer, uses a title similar to 0-201(b)(2) of this subtitle in close conjunction with all or part of the orized insurer need not obtain a license if the [agent] INSURANCE other representative certifies to the Commissioner that the [agent] RODUCER or representative has completed successfully a course approved by the Commissioner.
16	5 10-204.	
17	7 (c) A lic	cense may be issued to:
18	8 (2)	a resident of the State who:
21) designation by the	[(v) has been conferred the Certified Financial Planner (C.F.P.) e Certified Financial Planners Board of Standards, is currently .F.P., and is a member in good standing of the Certified Financial f Standards; or]
		(V) IS CURRENTLY CERTIFIED BY THE CERTIFIED FINANCIAL RD OF STANDARDS TO USE THE MARKS CERTIFIED FINANCIAL CFP; OR
26	5 10-208.	
27	7 A license doe	s not authorize the licensee to:
28	8 (1)	adjust losses; or
29 30		receive compensation from an insurer[, broker, or agent] OR CODUCER for the sale or placement of insurance.
31	1 10-301.	
32 33	2 (c) "Bai 3 a surety insurer.	l bondsman" means an authorized [agent] INSURANCE PRODUCER of

1 (h) "Surety insurer" means a person that, for compensation, directly or

2 through an authorized [agent] INSURANCE PRODUCER, acts as a surety on a bail 3 bond.

5 An applicant for a license must be an individual who meets the requirements for 6 acting as a property and casualty [agent or broker] INSURANCE PRODUCER under 7 Subtitle 1 of this title.

8 10-402.

9 This subtitle does not apply to:

10 (1) an adjuster for or an [agent] INSURANCE PRODUCER or employee of 11 an insurer or group of insurers under common control or ownership that, as 12 representative of the insurer or group, adjusts losses or damages under policies issued 13 by the insurer or group;

14 (2) [a broker] AN INSURANCE PRODUCER that acts as an adjuster 15 without compensation for an insured for whom the [broker] INSURANCE PRODUCER 16 is acting as [a broker] AN INSURANCE PRODUCER; or

17 10-503.

18 (a) An adjuster, appraiser, or [agent] INSURANCE PRODUCER or employee of 19 an insurer may not:

20 (1) recommend the use of a specific repair service or source for the repair 21 or replacement of property damage to a motor vehicle without informing the claimant 22 or insured that the claimant or insured does not have to use the recommended repair 23 service or source;

24 (2) require that an appraisal or repair be made in a specific repair shop;

25 (3) require that a claimant or insured use a specific contractor or repair 26 shop for a repair service or repair product; or

27 (4) intimidate, coerce, or threaten a claimant or insured to use a specific28 contractor or repair shop for a repair service or repair product.

29 <u>10-602.</u>

30 (a) <u>A motor vehicle rental company shall hold a [special restricted certificate</u>

31 of qualification] LIMITED LINES LICENSE TO SELL INSURANCE IN CONNECTION

32 WITH, AND INCIDENTAL TO, THE RENTAL OF A MOTOR VEHICLE before the company

33 or its employees may sell or offer any policies of insurance in this State to a renter in

34 <u>connection [with] WITH, and incidental [to] TO, a rental agreement.</u>

35 (b) <u>A [special restricted certificate of qualification] LIMITED LINES LICENSE</u>
 36 <u>TO SELL INSURANCE IN CONNECTION WITH, AND INCIDENTAL TO, THE RENTAL OF A</u>

³ bond.

^{4 10-305.}

1 MOTOR VEHICLE issued under this subtitle shall also authorize any salaried or hourly 2 employee of the motor vehicle rental company who is trained, under 10-604(a)(4) of 3 this subtitle, to act on behalf of, and under the supervision of, a motor vehicle rental 4 company, with respect to the kinds of insurance specified in § 10-604(b)(2) of this 5 subtitle. 6 The acts of an employee offering or selling insurance coverage on behalf of (c) a motor vehicle rental company shall be deemed the acts of the motor vehicle rental 7 8 company for the purposes of this subtitle. 9 A motor vehicle rental company holding a [special restricted certificate of (d) 10 qualification] LIMITED LINES LICENSE TO SELL INSURANCE IN CONNECTION WITH, 11 AND INCIDENTAL TO, THE RENTAL OF A MOTOR VEHICLE issued under this subtitle is 12 not required to treat premiums collected from a renter that purchased insurance from 13 the motor vehicle rental company as funds received in a fiduciary capacity if: 14 the insurer represented by the motor vehicle rental company has (1)15 consented in a written agreement, signed by an officer of the insurer, that the 16 premiums do not need to be segregated from other funds received by the motor vehicle 17 rental company in connection with the vehicle rental; and 18 the charges for insurance coverage are itemized but not billed to the (2)19 renter separately from the charges for the vehicle rental. 20 10-603. 21 The Commissioner shall issue to a motor vehicle rental company, or a (a) 22 franchisee of a motor vehicle rental company, a [special restricted certificate of 23 gualification] LIMITED LINES LICENSE authorizing the motor vehicle rental company 24 to offer or sell insurance in connection with, and incidental to, the rental of a vehicle 25 if the motor vehicle rental company: 26 meets the requirements of § 10-604 of this subtitle; (1)27 pays the fees for [agents] INSURANCE PRODUCERS required under § (2)28 2-112 of this article that are applicable to [a certificate of qualification] AN 29 INSURANCE PRODUCER LICENSE; and 30 submits to the Commissioner any additional information or (3) 31 documentation that the Commissioner requires, including any information or 32 documentation to determine the professional competence, good character, and 33 trustworthiness of the motor vehicle rental company. 34 A [special restricted certificate of qualification] LIMITED LINES LICENSE (b) 35 TO SELL INSURANCE IN CONNECTION WITH, AND INCIDENTAL TO, THE RENTAL OF A 36 MOTOR VEHICLE issued under this subtitle is subject to the same term and renewal 37 conditions specified for [a certificate of qualification] AN INSURANCE PRODUCER

38 LICENSE under § 10-115 of this title.

1	10-604.
---	---------

 2 (a) <u>A [special restricted certificate of qualification] LIMITED LINES LICENSE</u> 3 <u>TO SELL INSURANCE IN CONNECTION WITH, AND INCIDENTAL TO, THE RENTAL OF A</u> 4 <u>MOTOR VEHICLE issued under this subtitle authorizes the motor vehicle rental</u> 5 <u>company to offer or sell, in connection with, and incidental to, a motor vehicle rental</u> 6 <u>agreement in which the rental period does not exceed 30 days, the insurance products</u> 7 <u>specified in paragraph (b) of this section if:</u>
8 (1) the policies have been filed with and approved by the Commissioner;
9(2)the motor vehicle rental company holds an appointment with each10authorized insurer, under § 10-118(a) of this title, that the motor vehicle rental11company intends to represent;
12 (3) prior to completion of the rental transaction, the motor vehicle rental 13 company provides to the renter disclosures approved by the Commissioner that:
14(i)summarize, clearly and correctly, the material terms of15coverage, including limitations or exclusions;
16 (ii) identify the authorized insurer or insurers;
 17 (iii) specify that the policies offered by the motor vehicle rental 18 company may provide a duplication of coverage already provided by a renter's 19 personal automobile insurance policy, homeowner's insurance policy, personal liability 20 insurance policy, or other source of coverage;
21 <u>(iv)</u> <u>specify that the purchase of the coverages offered by the motor</u> 22 <u>vehicle rental company is not required in order for the renter to rent a vehicle;</u>
23 (v) describe the process by which the renter can file a claim; and
 24 (vi) specify that any excess liability coverage purchased by the 25 renter may duplicate coverage required to be provided under § 18-102(a)(2) of the 26 Transportation Article; and
 27 (4) the motor vehicle rental company provides a training program, 28 approved by the [Insurance] Commissioner, for any employee who [offers,] sells, 29 solicits, or [procures] NEGOTIATES insurance coverage under this subtitle that 30 includes:
31(i)instruction about the kinds of insurance specified in subsection32(b) of this section that can be offered to renters;
33 (ii) instruction that the trainee shall inform a renter that the 34 purchase of any insurance from the motor vehicle rental company is not required in 25 and a fact the part of the motor vehicle rental company is not required in

35 order for the renter to rent a vehicle; and

73	SENATE BILL 576			
	(iii) instruction that the trainee shall inform a renter that the renter may have insurance policies that already provide the coverage being offered by the motor vehicle rental company.			
	(b) <u>A [special restricted certificate of qualification] LIMITED LINES LICENSE</u> <u>TO SELL INSURANCE IN CONNECTION WITH, AND INCIDENTAL TO, THE RENTAL OF A</u> <u>MOTOR VEHICLE issued under this subtitle authorizes the motor vehicle rental</u> company to offer or sell insurance policies under this subtitle that are:			
	(1) in excess of or optional to the coverages required to be provided by the motor vehicle rental company under Title 17 of the Transportation Article and any related regulations; and			
11	(2) <u>one of the following kinds of insurance:</u>			
12	(i) <u>bodily injury liability;</u>			
13	(ii) property damage liability;			
14	(iii) uninsured motorist insurance; or			
15 16	(iv) if approved by the Commissioner, any other insurance coverage that is appropriate in connection with the rental of a motor vehicle.			
17	10-606.			
 (a) <u>The Commissioner may suspend, revoke, or refuse to renew a [special</u> restricted certificate of qualification] LIMITED LINES LICENSE TO SELL INSURANCE IN CONNECTION WITH, AND INCIDENTAL TO, THE RENTAL OF A MOTOR VEHICLE issued under this subtitle after notice and opportunity for a hearing under Title 2, Subtitle 2 of this article if the motor vehicle rental company or an employee of the motor vehicle rental company has: 				
24 25	(1) willfully violated this article or another law of the State that relates to insurance;			
	(2) operated without a [special restricted certificate of qualification] LIMITED LINES LICENSE TO SELL INSURANCE IN CONNECTION WITH, AND INCIDENTAL TO, THE RENTAL OF A MOTOR VEHICLE as required under this subtitle;			
29	(3) <u>failed to provide required disclosures;</u>			
30	(4) offered or sold unapproved insurance products;			
31	(5) <u>failed to hold an appointment with the insurer;</u>			
	(6) <u>failed to train employees [offering or] selling OR SOLICITING, OR</u> <u>NEGOTIATING THE SALE OF, insurance products on behalf of the motor vehicle rental</u> <u>company; or</u>			

/4	SENATE BILL 570
1 2	(7) misrepresented pertinent facts or policy provisions that relate to the coverage offered or sold pursuant to this subtitle.
3 4 5	(b) A motor vehicle rental company and its employees may not advertise, represent, or otherwise hold itself out as an authorized insurer, or as an insurance [agent or insurance broker] PRODUCER, for any kind or subdivision of insurance.
6 7 8 9	(c) Instead of, or in addition to, suspending or revoking the [special restricted certificate of qualification] LIMITED LINES LICENSE TO SELL INSURANCE IN CONNECTION WITH, AND INCIDENTAL TO, THE RENTAL OF A MOTOR VEHICLE, the Commissioner may:
10 11	<u></u>
12 13	$\frac{1}{1}$
14	11-230.
17	(a) An insurer or officer, [agent] INSURANCE PRODUCER, or representative of an insurer may not knowingly issue or deliver or knowingly allow the issuance or delivery of a policy or endorsement, certificate, or addition to the policy, except in accordance with the filings that are in effect for the insurer as provided in this

19 subtitle.

20 (b) An insurer may pay or allow a commission to a [qualified agent]

21 LICENSED INSURANCE PRODUCER of the insurer as compensation for procuring 22 business.

23 11-325.

24 (g) This section does not authorize the Commissioner to require that an 25 insurer place an [agent] INSURANCE PRODUCER in a particular location or 26 jurisdiction.

27 11-407.

28 (c) A title insurer may pay or allow a commission to a [qualified agent]

29 LICENSED INSURANCE PRODUCER of the title insurer as compensation for procuring 30 business.

31 12-106.

32 (d) (1) If a binder is given to a consumer borrower to satisfy a lender's 33 requirement that the borrower obtain property insurance or credit loss insurance as a 34 condition of making a loan secured by a first mortgage or first deed of trust on an 35 interest in owner-occupied residential real property, the insurer or its [agent]

36 INSURANCE PRODUCER shall include in or with the binder:

74

SENATE BILL 576

75		SENATE BILL 576
1	(i)	the name and address of the insured consumer borrower;
2	(ii)	the name and address of the lender;
3	(iii)	a description of the insured residential real property;
45 of the binder unless6 least 10 days before		a provision that the binder may not be canceled within the term r and the insured borrower receive written notice at Illation;
7 8 a loan, a paid receipt	(v) for the f	except in the case of the renewal of a policy after the closing of ull amount of the applicable premium; and
9	(vi)	the amount of coverage.
10 12-209.		
		insurance policy or annuity contract may not be ry in the State if the policy or contract:
13 (5) 14 insurance or annuity	-	es that the [agent] INSURANCE PRODUCER who solicits the gent of the insured; or
15 (6) 16 PRODUCER who s		the acts or representations of the [agent] INSURANCE e insurance or annuity binding on the insured.
17 12-210.		
	ostal stril	this section, an emergency situation includes a fire, ke, insurance [agent] PRODUCER strike, or other control of insureds.
21 13-116.		
23 in fronting agreement24 written or issued in	nts with u the State	nsurer that issues coverage under this title may not engage inauthorized insurers with respect to any insurance under which the authorized insurer by reinsurance or more unauthorized insurers:
26 (3) 27 PRODUCER or age		ne business produced through an [agent] INSURANCE
28 14-139.		
29 (a) An offi 30 subtitle may not:	cer, direc	ctor, or employee of a corporation operating under this
31 (4) 32 the corporation, an i 33 certificate holder;		ropriate or fail to account properly for money that belongs to agent, broker] INSURANCE PRODUCER, subscriber, or

32 the corporation, an 33 certificate holder;

1 15-207.

Each policy of health insurance shall contain the following provision: "Entire contract; changes: This policy, including the endorsements and the attached papers, if any, constitutes the entire contract of insurance. No change in this policy shall be valid until approved by an executive officer of the insurer and unless such approval be endorsed hereon or attached hereto. No [agent] INSURANCE PRODUCER has authority to change this policy or to waive any of its provisions."

8 15-210.

9 Each policy of health insurance shall contain the following provision: (a) 10 "Reinstatement: If any renewal premium be not paid within the time granted the 11 insured for payment, a subsequent acceptance of premium by the insurer or by any 12 [agent] INSURANCE PRODUCER duly authorized by the insurer to accept such 13 premium, without requiring in connection therewith an application for reinstatement, 14 shall reinstate the policy; provided, however, that if the insurer or such [agent] 15 INSURANCE PRODUCER requires an application for reinstatement and issues a 16 conditional receipt for the premium tendered, the policy will be reinstated upon 17 approval of such application by the insurer or, lacking such approval, upon the 18 forty-fifth (45th) day following the date of such conditional receipt unless the insurer 19 has previously notified the insured in writing of its disapproval of such application. 20 The reinstated policy shall cover only loss resulting from such accidental injury as may be sustained after the date of reinstatement and loss due to such sickness as may 21 begin more than ten days after such date. In all other respects the insured and 22 23 insurer shall have the same rights thereunder as they had under the policy 24 immediately before the due date of the defaulted premium, subject to any provisions 25 endorsed hereon or attached hereto in connection with the reinstatement. Any 26 premium accepted in connection with a reinstatement shall be applied to a period for

27 which premium has not been previously paid, but not to any period more than sixty

28 (60) days prior to the date of reinstatement."

29 15-211.

38 15-916.

(d) The carrier or [agent] INSURANCE PRODUCER of the carrier shall deliver
 40 to the prospective buyer a Medicare supplement buyer's guide that is printed in at
 41 least 12-point type:

42 (1) before accepting an application;

77		SENATE BILL 576
1 2 and	(2)	when an existing policy is converted to a Medicare supplement policy;
3	(3)	at any other time required by the Commissioner by regulation.
4 15-919.		
	y reason o	Under any circumstance stated in this section, a carrier or [agent] UCER of a carrier shall give to a prospective buyer eligible for f age a written statement as required, for each circumstance, by
9 10 INSURAN	(2) CE PROI	The written statement shall be given before the carrier or [agent] DUCER accepts an application.
11 (d) 12 provide the	(3) e statemen	A carrier or [agent] INSURANCE PRODUCER of a carrier need not t required under paragraph (1) of this subsection for:
13 14 contract un	der § 187	(i) a policy or certificate that is issued in accordance with a 6 of the federal Social Security Act, 42 U.S.C. § 1395(mm);
15		(ii) a disability income policy; or
18 organization 19 former emp	ons or a co ployees, a	(iii) a policy or contract of one or more employers or labor trustees of a fund established by one or more employers or labor mbination of employers or labor organizations, for employees, combination of employees or former employees, members, former ination of members or former members of the labor organization.
24 Medicare s25 first year co26 compensation	t] INSUR upplemen ompensati	er or other entity may provide a commission or other compensation ANCE PRODUCER or other representative for the sale of a t policy or certificate only if the first year commission or other fon is not more than 200% of the commission or other or selling or servicing the Medicare supplement policy or ond year or period.

(d) If an existing Medicare supplement policy or certificate is replaced, the
carrier or other entity may not provide to its [agents] INSURANCE PRODUCERS or
other producers, and an [agent] INSURANCE PRODUCER or other producer may not
receive, compensation greater than the renewal compensation payable by the
succeeding carrier on renewal Medicare supplement policies or certificates.

33 15-924.

34 (b) (1) When soliciting the sale of a health insurance policy to an individual 35 eligible for Medicare, a carrier or [agent] INSURANCE PRODUCER shall ask the 36 individual whether the individual:

78		SENATE BILL 576
1 2 and	(i)	is already covered by an existing Medicare supplement policy;
3	(ii)	is entitled to Medicaid benefits.
4 (2) 5 statement from the in 6 under paragraph (1)	ndividual	rrier or [agent] INSURANCE PRODUCER shall obtain a written that verifies the individual's information provided bsection.
	0	or advertising the sale of a health insurance policy to an re, a carrier or [agent] INSURANCE PRODUCER may not:
9 (1) 10 PRODUCER repres 11 government agency;	ents, wor	nt or imply that the carrier or [agent] INSURANCE ks for, or is compensated by a federal, State, or local
	ring insu	represent or imply that the carrier or [agent] INSURANCE rance to supplement Medicare that is approved or tate, or local government agency;
	or "disab E PROD	ns such as "Medicare consultant", "Medicare advisor", ility insurance consultant" when describing the carrier or UCER in a letter, envelope, reply card, or any other writing al representation; or
19(4)20comparison by comparison by	nission o	gly make a misrepresentation or incomplete or fraudulent or omission of a policy or carrier to induce or attempt to
2223 not renew coverage	(i) already ii	purchase, amend, lapse, surrender, forfeit, change, duplicate, or n force;
2425 policy being offered	(ii) by the ca	replace a policy that is only technically at variance with the arrier or [agent] INSURANCE PRODUCER; or
26	(iii)	take out a policy with another carrier.
27 15-925.		
	DUCER	the sale of a health insurance policy, a carrier or [agent] may not knowingly offer a Medicare supplement policy to an edicare.
	fer to sel	ent] INSURANCE PRODUCER may not negligently or l a Medicare supplement policy to an individual eligible
		ent] INSURANCE PRODUCER may not negligently or l to an individual a Medicare supplement policy that

duplicates to any extent an existing Medicare supplement policy that covers that
 individual.

3 (d) A carrier or [agent] INSURANCE PRODUCER may not use the terms 4 "Medicare supplement", "Medigap", or other words of similar meaning in advertising 5 or otherwise in soliciting the sale of a health insurance policy or other policy, unless 6 the policy conforms to §§ 15-904, 15-906, 15-907, and 15-908 of this subtitle.

7 16-104.

8 (b) An [agent] INSURANCE PRODUCER or other representative of an insurer 9 may not in the State prepare, submit, or accept an application for life insurance that 10 bears a date earlier than the date when the application was made by the insured or 11 applicant, if, as a result, the premium on the policy is reduced below the premium 22 thet would have been republic and the application was a determined by the insuring one of the

12 that would have been payable on the policy as determined by the insuring age of the

13 insured when the application was made.

14 16-501.

15 This subtitle does not apply to:

16 (9) an annuity contract that is delivered outside the State through an
17 [agent] INSURANCE PRODUCER or other representative of the insurer issuing the
18 contract.

19 18-106.

20 (a) (2) The carrier shall deliver the outline of coverage and buyer's guide:

(i) in the case of solicitation by the carrier or [agent] INSURANCE
PRODUCER of the carrier, before the presentation of an application or enrollment
form; and

24 18-120.

25 In addition to the other practices prohibited under this article, a carrier or

26 [agent] INSURANCE PRODUCER of a carrier that provides long-term care insurance 27 may not:

(1) employ a method of marketing that induces or tends to induce thepurchase of long-term care insurance through undue pressure;

30 (2) use a method of marketing that fails to disclose in a conspicuous 31 manner that a purpose of the method of marketing is solicitation of insurance, and 32 that contact will be made by an [agent] INSURANCE PRODUCER or carrier; or

(3) knowingly make a misleading representation or an incomplete or
fraudulent comparison of policies or carriers to induce a person to lapse, forfeit,
surrender, terminate, retain, pledge, assign, borrow on, or convert a policy or take out
a policy with another carrier.

2

7

9

11

13

16

17

22

25

27

29

31

33

34

1 19-111.

This section only applies if an insurer, through its [agent] INSURANCE (a) 3 PRODUCER, adjuster, or representative, has begun investigating, estimating, or 4 adjusting a property loss resulting from fire or a hazard under an extended coverage 5 endorsement. 6 20-101. "Producer" means a qualified broker or qualified agent, including an [(k) 8 independent agent, that has been assigned a producer authorization code by the Fund.] 10 20-502. (e) (1)If a prospective insured fails to qualify under this section, any policy 12 issued is void and a commission may not be paid by the Fund to a FUND producer. Subject to the provisions of subparagraph (ii) of this paragraph, (2)(i) 14 if a person fails to meet the requirements of subsection (b) of this section, the Fund 15 may charge and collect the greater of: 1. a policy processing fee to cover its expenses; or 2. the amount that the person would have received after the 18 Fund returns to a FUND producer, or any other person other than the person who fails 19 to meet the requirements of subsection (b) of this section, any gross unearned 20 premiums that are due under the policy. 21 20-504. (b) (1)At the time coverage provided by the Fund is bound and before any 23 add-on coverage is sold, a FUND producer shall provide a clear and conspicuous 24 written disclosure, in the form approved by the Commissioner, that: states that the cost of add-on coverage is not part of the (i) 26 premium for the related policy issued by the Fund; includes an itemized list of any add-on coverages to be sold to (ii) 28 the insured; (iii) states the nature and cost of each add-on coverage to be sold; 30 and (iv) states that add-on coverage is optional and is not required 32 under § 17-103 of the Transportation Article. (d) (1)A FUND producer may not: require an insured or prospective insured to purchase an (i) 35 add-on coverage as a condition to purchasing the related policy issued by the Fund; or

1 (ii) sell add-on coverage or any combination of add-on coverages in 2 an amount that exceeds \$200 per covered vehicle in connection with a private

3 passenger auto insurance policy.

4 (2) A pattern or practice of violations of this section by a FUND producer 5 is subject to the same penalties as a violation of § 20-513 of this subtitle.

6 20-507.

7 (f) (3) If a prospective insured's initial payment to the Fund, a FUND 8 producer, or premium finance company is not honored, a policy or endorsement issued 9 in reliance on that payment is void.

10 20-509.

(a) (1) Subject to this section and the regulations that relate to the binding
of coverage, a FUND producer may bind the minimum required coverage for an
applicant in the Fund if the applicant submits an application to the FUND producer
and pays the appropriate premium.

15 (2) To effect coverage, the FUND producer must receive payment of the 16 appropriate premium required under the regulations that relate to the binding of 17 coverage.

18 (b) (1) The Board of Trustees shall adopt and make available to each FUND
19 producer reasonable regulations that relate to the authority of FUND producers to
20 bind coverage.

21 (2) The regulations shall include:

22

(iv) the time within which the FUND producer is to give notice.

23 (c) The Fund:

(1) may refuse to grant the authority of a FUND producer to an [agent or
broker] INSURANCE PRODUCER that has been previously terminated as a FUND
producer or that has had its [certificate of qualification] LICENSE previously revoked
or surrendered; and

28 (2) subject to the hearing provisions of § 20-514 of this subtitle, may 29 discipline a FUND producer that:

30 (i) employs or otherwise retains a person described in item (1) of 31 this subsection; and

(ii) allows the person to become involved in the FUND producer's
operations or management contrary to a requirement of this article or order of the
Administration.

35 (d) Subject to subsection (e) of this section, the Fund is liable for coverage from36 the date that the FUND producer binds coverage.

1 (f) Whenever coverage is canceled:

2 (1) the Fund promptly shall notify the applicant, FUND producer, and3 Motor Vehicle Administration of the cancellation;

4 20-510.

5 (a) Each FUND producer is a fiduciary as to all premiums, return premiums, 6 or other money that the FUND producer receives from any person in connection with 7 a policy or policy application issued by, to be issued by, or bound in the Fund.

8 (b) Each FUND producer shall deposit as trust money into an account for 9 premiums all money received under subsection (a) of this section to be accounted for 10 and paid over to the Fund as the law requires.

11 20-511.

12 [(a) This section does not apply to a producer that has filed a bond with the 13 Commissioner under § 10-112(c) of this article.

14 (b)] (A) (1) On application to the Fund for appointment as a FUND 15 producer, an applicant shall file with the Fund a bond for the benefit of the Fund for 16 the balance of the current year.

17 (2) On or before December 31 of each year, each FUND producer shall file 18 with the Fund a bond for the benefit of the Fund for the next succeeding year.

19 [(c)] (B) A bond required under this section shall be:

20 (1) in the amount of \$10,000;

21 (2) executed by an authorized surety insurer; and

(3) conditioned that the FUND producer will account for and pay over to
the person entitled to it all money belonging to the person that comes into the FUND
producer's possession in accordance with this subtitle and the regulations that relate
to the binding of coverage.

26 [(d)] (C) (1) A FUND producer is considered to have complied with this 27 section if an Association member certifies to the Fund that:

28 (i) the Association member has a bond in effect that covers the 29 FUND producer and complies with the requirements of this section; and

30 (ii) the bond coverage extends to the Fund when persons apply to 31 the Fund for coverage through the FUND producer.

32 (2) The certification shall be made by an authorized representative of 33 the Association member.

34 (3) A copy of the certification shall be mailed promptly to the Fund.

1 [(e)] (D) A FUND producer's authority to bind coverage in the Fund may be 2 terminated on 10 days' written notice if the bond is not:

3 (1) filed with the Fund in a timely manner; or

4 (2) continuously maintained in effect while the FUND producer has 5 authority to bind coverage in the Fund.

6 20-512.

7 (a) Except as provided in subsection (b) of this section, the Fund shall pay to a8 FUND producer of a policyholder to whom a policy is issued a commission:

9 (1) for private passenger auto insurance issued by the Fund, at a rate of 10 10% of the total premium; and

11 (2) for any other insurance issued by the Fund, at a rate determined by 12 the Fund but not to exceed 10% of the total premium.

13 (b) The Fund may not pay a commission:

14 (3) if a prospective insured's initial payment to the Fund, a FUND 15 producer, or premium finance company is not honored.

16 20-513.

17 The Fund may refuse to accept further applications from a FUND producer or 18 may terminate the authority of the FUND producer to bind coverage or both if:

19 (1) the Fund finds that the FUND producer has engaged in the practice of
20 binding coverage in the Fund in violation of regulations adopted by the Board of
21 Trustees; or

(2) after demand has been made by the Fund, the FUND producer fails to23 pay money owed the Fund as a result of:

24

(i) the binding or change of coverage; or

25 (ii) a commission paid to the FUND producer on a policy that is 26 canceled after the effective date of coverage.

27 20-514.

(a) Except as provided in subsection (b) of this section, the Fund shall give
prior written notice to a FUND producer of its intended action under § 20-513 of this
subtitle and give the FUND producer an opportunity for a hearing before taking the
action.

32 (b) (2) After taking an action under § 20-513 of this subtitle, the Fund 33 promptly shall give notice to the FUND producer and hold a hearing within 10 34 working days before a member of the Board of Trustees.

the

а

1	20-515.		
		to the Fu	d may use the Maryland Tax Refund Intercept Program to recover and by a FUND producer if the Fund makes a demand for the producer does not make payment.
5	20-520.		
6	(d)	(2)	The notice shall:
7 8	person's cove	erage wit	(ii) advise the person to contact the FUND producer that bound the fund during the most recent coverage period;
9	23-101.		
10	(b)	(1)	"Premium finance agreement" means an agreement:
13	agreement, t	ogether v	 (i) by which an insured or prospective insured promises to pay a papary the amount advanced or to be advanced under the with interest and a service fee, to an insurer[, the insurer's R AN INSURANCE PRODUCER in payment of premiums; and
	unearned pro		(ii) that contains an assignment of or is otherwise secured by the refund obtainable from the insurer on cancellation of the
			"Premium finance agreement" does not include a premium financed time sale of goods or services or an extension of credit without r broker] INSURANCE PRODUCER.
21	23-201.		
	· · ·		er[, agent, or broker] OR INSURANCE PRODUCER must register er before engaging in the business of financing premiums in the
25	23-301.		
26	(b)	A premi	um finance agreement shall contain:
27 28	PRODUCE	(1) R negotia	the name and place of business of the [agent or broker] INSURANCE ting the related insurance contract;
29	23-302.		
30	(b)	When a	premium finance agreement is signed, the premium finance

31 company, or the [agent or broker] INSURANCE PRODUCER, if applicable, shall provide 32 the insured with, or cause the insured to be provided with, a legible copy of the fully

33 completed and executed premium finance agreement.

1 23-302.2.

If an insurer receives notice of a financed insurance premium, the insurer shall,
within 10 business days after its calculation, notify the insured, the insurer's [agent]
INSURANCE PRODUCER, and premium finance company of any additional premium
arising under the financed policy.

6 23-403.1.

7 If an insurer receives notice from an [agent] INSURANCE PRODUCER or 8 premium finance company, within 15 business days after receipt of the initial down 9 payment for the coverage being financed, that the initial down payment has been 10 dishonored by a financial institution, there is no valid insurance contract or insurance 11 contracts, and the policy shall be voided.

12 23-501.

A premium finance company, or an [agent or broker] INSURANCE PRODUCER, if applicable, may not require an insured or prospective insured to purchase or finance add-on coverage, as defined in § 20-504 of this article, as a condition of financing the premium for an insurance contract issued by the Maryland Automobile Insurance Fund.

18 23-502.

A person may not pay any part of an initial service fee or any other fee or charge
to an [agent, broker] INSURANCE PRODUCER, employee of an [agent or broker]
INSURANCE PRODUCER, or to any other person as an inducement to financing an
insurance contract with a premium financing company.

23 23-505.2.

(a) An insurer that markets through independent [agents] INSURANCE
PRODUCERS as defined in this article may not discriminate, intimidate, or retaliate
against an [agent, broker,] INSURANCE PRODUCER or insured that uses premium
financing by denying the [agent, broker,] INSURANCE PRODUCER or insured the
same rights accorded to [agents, brokers,] INSURANCE PRODUCERS or insureds who

29 pay premiums in a different manner.

30 (b) With respect to personal lines automobile insurance, an independent 31 [agent] INSURANCE PRODUCER, who directly or indirectly has an ownership interest 32 in a premium finance company, shall provide a disclosure to be signed by the insured 33 comparing the costs and terms of premium financing with the insurer's alternative 34 payment plan.

35 23-506.

36 In addition to any other applicable administrative or civil penalty, a premium

37 finance company, insurer, [agent, or broker] OR INSURANCE PRODUCER that

38 willfully and knowingly violates any provision of this title is guilty of a misdemeanor

 $1\,$ and on conviction is subject to a fine not exceeding \$1,000 or imprisonment not

2 exceeding 1 year or both.

3 25-106.

4 (d) (1) Unless the purchase is effected through a licensed agent or broker
5 <u>INSURANCE PRODUCER</u> acting under the surplus lines insurance laws and
6 regulations of a state, a purchasing group may not purchase insurance from a risk
7 retention group that is not chartered in that state or from an insurer not authorized
8 in the state in which the purchasing group is located.

9 25-107.

10 (a) A person must obtain a license from the Commissioner before the person

11 acts or offers to act as an [agent or broker] INSURANCE PRODUCER for a risk

12 retention group or purchasing group that solicits members, sells insurance coverage,

13 purchases coverage for its members that are located in the State, or otherwise does 14 business in the State.

15 (b) (1) Each [agent or broker] INSURANCE PRODUCER acting on behalf of a
16 risk retention group or purchasing group shall keep a complete and separate record of
17 all policies procured from or on behalf of the risk retention group or purchasing group.
18 25-401.

19 [(f) "Licensed producer" means a qualified agent or qualified broker.]

20 [(g)] (F) (1) "Premiums written" means, as computed by the Association,

21 gross direct premiums charged during the second preceding calendar year with

22 respect to property in the State on all policies of essential property insurance and the

23 essential property insurance components of multi-peril policies, less return

24 premiums, dividends paid or credited to policyholders, or the unused or unabsorbed

25 parts of premium deposits.

26 (2) "Premiums written" does not include premiums or parts of premiums 27 relating to risks ceded to the Association.

28 25-405.

29 (e) The program of operation shall provide that the Association may not

30 appoint [agents] INSURANCE PRODUCERS TO ACT ON ITS BEHALF and shall do

31 business directly with applicants or with licensed INSURANCE producers that

32 represent applicants.

33 25-407.

34 (e) On request, the Association shall make available a copy of the inspection 35 report to the applicant or the applicant's licensed INSURANCE producer.

1 27-211.

2 (b) An insurer may not directly or indirectly, or by an [agent] INSURANCE
3 PRODUCER or representative of the insurer, participate in a plan to offer or effect a
4 kind or kinds of life insurance, health insurance, or annuities in the State as an

5 inducement to, or in combination with, the purchase by the public of goods, securities,

6 commodities, services or subscriptions to periodicals.

7 27-212.

8 (b) Except to the extent provided for in an applicable filing with the 9 Commissioner as provided by law, an insurer, employee or representative of an 10 insurer[, agent or broker] OR INSURANCE PRODUCER may not pay, allow, give, or 11 offer to pay, allow, or give directly or indirectly as an inducement to insurance or after 12 insurance has become effective:

13 (1) a rebate, discount, abatement, credit, or reduction of the premium 14 stated in the policy;

15 (2) a special favor or advantage in the dividends or other benefits to 16 accrue on the policy; or

17 (3) any valuable consideration or other inducement not specified in the18 policy.

19 (e) This section does not prohibit an insurer from:

20 (1) paying commissions or other compensation to [qualified agents or 21 qualified brokers] LICENSED INSURANCE PRODUCERS; or

(2) allowing or returning to its participating policyholders, members, or
 23 subscribers lawful dividends, savings, or unabsorbed premium deposits.

24 27-214.

25(a)(1)A person may not require another person to buy insurance through a26particular [agent, broker,] INSURANCE PRODUCER or insurer as a condition

27 agreement, or understanding with respect to selling or providing a loan, credit, sale,

28 goods, property, contract, lease, or service to the other person.

29 (2) An [agent, broker,] INSURANCE PRODUCER or insurer may not 30 participate in a combination plan or transaction prohibited by paragraph (1) of this 31 subsection.

32 (b) (1) A person may not solicit the combination of insurance and other 33 matters prohibited by subsection (a) of this section.

34 (2) An [agent, broker,] INSURANCE PRODUCER or insurer may not
35 participate in a plan of public solicitation of the combination of insurance and other
36 matters prohibited by subsection (a) of this section.

1 (3) This subsection does not prohibit a person from being an [agent or 2 broker] INSURANCE PRODUCER and engaging in another business at the same time 3 or place if:

4 (i) the sales of insurance and other matters are not combined or 5 coerced as prohibited by subsection (a) of this section; and

6

(ii) the buyer or other person has the free choice of insurance.

7	(c)	(1)	Violation of this section does not invalidate any contract or	
8	transaction.			

9 (2) Notwithstanding a combination contract, tying agreement,

10 understanding, or condition to the contrary, the person required to buy or pay for

11 insurance or to bid ex-insurance may substitute at any time other insurance from

12 [agents, brokers,] INSURANCE PRODUCERS or insurers chosen by the person, or may

13 decline further insurance coverage if the insurance is other than to protect the

14 interest of a lender, property owner, or other person.

15 27-216.

16 (b) (2) Paragraph (1) of this subsection does not prohibit:

17 (iv) [an agent or broker] FUND PRODUCER from charging and

18 collecting, as actual expenses incurred in placing automobile insurance with the

19 Maryland Automobile Insurance Fund: 1. a maximum charge of \$10 plus \$1 more

20 than the actual charge by the Motor Vehicle Administration for a driving record

21 required to be presented with the application, unless otherwise provided by the Fund;

 $22\;$ or 2. the amount provided in subsection (e) of this section; or

23 (d) (1) Notwithstanding subsection (a) of this section, a surplus lines broker
24 that holds a certificate of qualification under Title 3, Subtitle 3 of this article may
25 charge a reasonable policy fee, not exceeding \$75, on each policy procured by a

26 [qualified agent or qualified broker] LICENSED INSURANCE PRODUCER to whom the

27 surplus lines broker pays a commission.

(e) (2) (i) The Maryland Automobile Insurance Fund may sponsor [an
agent, broker,] A FUND PRODUCER or premium finance company registered under
Title 23 of this article for the purpose of obtaining accident history reports directly
from a person that provides accident history reports.

(ii) When placing automobile insurance through the Fund, [an
agent, broker,] A FUND PRODUCER or premium finance company sponsored by the
Fund under this paragraph may obtain accident history reports directly from a
person that provides accident history reports.

36 (3) Unless provided otherwise by the Fund, a person that provides
37 accident history reports to [an agent, broker,] A FUND PRODUCER or premium
38 finance company sponsored by the Fund under paragraph (2) of this subsection shall

1 direct all billing for the reports to the [agent, broker,] FUND PRODUCER or premium 2 finance company

2 finance company.

3 (4) Subsection (b)(1) of this section does not prohibit [an agent, broker,]

4 A FUND PRODUCER or premium finance company from charging and collecting actual

5 expenses that are imposed by a person for providing accident history reports under

6 this subsection in connection with the placement of automobile insurance through the 7 Fund.

8 27-220.

9 An [agent, broker,] INSURANCE PRODUCER or insurer may not refer an 10 individual employee or dependent of an employee to the Children and Families

11 Health Care Program established under Title 15, Subtitle 3 of the Health General

12 Article or arrange for an individual employee or dependent of an employee to apply

13 for the Children and Families Health Care Program established under Title 15,

14 Subtitle 3 of the Health General Article if the [agent, broker,] INSURANCE

15 PRODUCER or insurer has an economic interest in the referral or the arrangement

16 and the [agent's, broker's,] INSURANCE PRODUCER'S or insurer's sole purpose is to

17 separate that employee or that employee's dependent from group health insurance

18 provided in connection with the employee's employment.

19 27-405.

20 (a) It is a fraudulent insurance act for a person to act as or represent to the

21 public that the person is an [agent, broker,] INSURANCE PRODUCER or adjuster in

22 the State if the person has not received the appropriate [certificate of qualification]

23 LICENSE under or otherwise complied with Title 10, Subtitle 1 of this article.

24 (b) It is a fraudulent insurance act for an [agent or broker] INSURANCE 25 PRODUCER:

(1) to solicit or take application for, procure, or place for others insurance
for which the [agent or broker] INSURANCE PRODUCER has not obtained an
appropriate [certificate of qualification] LICENSE;

29 (2) knowingly to violate § 10-130 of this article; or

30 (3) intentionally to fail to report to an insurer the exact amount of 31 consideration charged as a premium for an insurance contract, if different from the 32 policy premium, and to fail to maintain records that show that information.

33 27-501.

(a) (1) An insurer[, agent, or broker] OR INSURANCE PRODUCER may not
cancel or refuse to underwrite or renew a particular insurance risk or class of risk for
a reason based wholly or partly on race, color, creed, sex, or blindness of an applicant
or policyholder or for any arbitrary, capricious, or unfairly discriminatory reason.

1 Except as provided in this section, an insurer[, agent, or broker] OR (2)2 INSURANCE PRODUCER may not cancel or refuse to underwrite or renew a particular 3 insurance risk or class of risk except by the application of standards that are 4 reasonably related to the insurer's economic and business purposes. 5 An insurer[, agent, or broker] OR INSURANCE PRODUCER may not make (c) 6 an inquiry about race, creed, color, or national origin in an insurance form, questionnaire, or other manner or requesting general information that relates to an 7 8 application for insurance. 9 27-503. 10 (a) An insurer may not cancel a written agreement with an [agent or broker] 11 INSURANCE PRODUCER about insurance or refuse to accept insurance business from 12 the [agent or broker] INSURANCE PRODUCER unless the insurer complies with this 13 section. 14 (b) (1) This subsection does not apply to: 15 policies of life insurance, health insurance, surety insurance, (i) 16 wet marine and transportation insurance, and title insurance; or 17 [agents, brokers,] INSURANCE PRODUCERS or policies of a (ii) 18 company or group of companies represented by [agents or brokers] INSURANCE 19 PRODUCERS who by contractual agreement represent only that company or group of 20 companies if: 21 1. the business is owned by the company or group of 22 companies; and 23 2. the cancellation of any contractual agreement does not 24 result in the cancellation or refusal to renew any policies. 25 If an insurer intends to cancel a written agreement with an [agent or (2)26 broker] INSURANCE PRODUCER or intends to refuse a class of renewal business from an [agent or broker] INSURANCE PRODUCER, the insurer shall give the [agent or 27 28 broker] INSURANCE PRODUCER at least 90 days written notice. 29 Notwithstanding any provision of the agreement to the contrary, the (3) 30 insurer shall continue for at least 2 years after termination of the agency agreement 31 to renew through the [agent or broker] INSURANCE PRODUCER any of the policies 32 that have not been replaced with other insurers as expirations occur. 33 (c) An insurer may not cancel or refuse to renew a policy of the insured 34 because of the termination of the [agent's or broker's] INSURANCE PRODUCER'S 35 contract.

36 (d) Notwithstanding any other provision of this section, an insurer may not
37 cancel or amend a written agreement with an [agent or broker] INSURANCE
38 PRODUCER or refuse to accept business from the [agent or broker] INSURANCE

1 PRODUCER if the cancellation, amendment, or refusal is arbitrary, capricious, unfair,

2 or discriminatory or is based wholly or partly on the race, creed, color, sex, religion,

3 national origin, or place of residency of the [agent or broker] INSURANCE PRODUCER

4 or the applicants or policyholders of the [agent or broker] INSURANCE PRODUCER.

6 (e) If an insurer or [agent] INSURANCE PRODUCER that accepts [brokerage]
6 business FROM AN INSURANCE PRODUCER ACTING ON BEHALF OF AN INSURED OR
7 PROSPECTIVE INSURED rejects the business of [a broker] AN INSURANCE PRODUCER
8 ACTING ON BEHALF OF AN INSURED OR PROSPECTIVE INSURED, the insurer or
9 [agent] INSURANCE PRODUCER shall give to the Commissioner and the [broker]
10 INSURANCE PRODUCER ACTING ON BEHALF OF AN INSURED OR PROSPECTIVE
11 INSURED, on request of the [broker] THAT INSURANCE PRODUCER, the reasons for
12 the rejection in writing.

(f) An insurer may not cancel or amend a written agreement with an [agent
or broker] INSURANCE PRODUCER about property insurance or casualty insurance
because of an adverse loss ratio experience on the [agent's or broker's] INSURANCE
PRODUCER'S book of business if:

17 (1) the insurer required the [agent or broker] INSURANCE PRODUCER to 18 submit the application for underwriting approval, all material information on the 19 application was completed, and the [agent or broker] INSURANCE PRODUCER did not 20 omit or alter any information provided by the applicant; or

(2) the insurer accepted, without prior approval, policies issued by the
[agent or broker] INSURANCE PRODUCER, if all material information on the
application for the policy or on the insurer's copy of any policy issued by the [agent or
broker] INSURANCE PRODUCER was completed and the [agent or broker]
INSURANCE PRODUCER did not omit or alter any information provided by the
applicant.

27 27-601.

28 (c) (1) At least 45 days before the date of the proposed cancellation or 29 expiration of the policy, the insurer shall cause to be sent to the insured, by certificate 30 of mailing, a written notice of intention to cancel for a reason other than nonpayment 31 of premium or notice of intention not to renew a policy issued in the State.

32 (2) Notice given to the insured by [a broker or agent] AN INSURANCE
33 PRODUCER on behalf of the insurer is deemed to have been given by the insurer for
34 purposes of this subsection.

35 (3) Notwithstanding paragraph (2) of this subsection, no notice is 36 required under this section if the [agent or broker] INSURANCE PRODUCER has 37 replaced the insurance.

92

2 (b) Whenever an insurer intends to increase a premium for a particular policy
3 written in the State by 20% or more, the insurer shall notify the insured and [agent]
4 INSURANCE PRODUCER of the increase.

5 (c) The notice shall be sent by first-class mail to the insured and [agent]
6 INSURANCE PRODUCER at least 45 days before the effective date of the proposed
7 premium increase.

8 27-607.

9 (a) (2) A [qualified agent or qualified broker] LICENSED INSURANCE 10 PRODUCER may provide notice under paragraph (1) of this subsection on behalf of the 11 insurer.

12 27-802.

13 (a) (1) An authorized insurer, its employees, FUND producers, [as defined in 14 § 20-101 of this article,] or [agents] INSURANCE PRODUCERS, who in good faith have 15 cause to believe that insurance fraud has been or is being committed shall report the 16 suspected insurance fraud in writing to the Commissioner, the Fraud Division, or the 17 appropriate federal, State, or local law enforcement authorities.

(b) In addition to any protection provided under § 10-618 of the State
Government Article, any information, documentation, or other evidence provided
under this section by an insurer, its employees, FUND producers, or [agents]
INSURANCE PRODUCERS to the Commissioner, the Fraud Division, or a federal, State,
or local law enforcement authority in connection with an investigation of suspected
insurance fraud is not subject to public inspection for as long as the Commissioner,

24 Fraud Division, or law enforcement authority considers the withholding to be

25 necessary to complete an investigation of the suspected fraud or to protect the person

26 investigated from unwarranted injury.

27 27-911.

(a) Each authorized insurer doing business in the State shall accept and honor
each request by a policyholder for a change of [agent or change of broker]
INSURANCE PRODUCER of record within 30 working days after receipt of the request
unless the policyholder withdraws the request in writing.

32 (b) The new [agent or broker] INSURANCE PRODUCER of record must have a 33 current appointment and contract with the authorized insurer before the change of 34 [agent or broker] INSURANCE PRODUCER of record will be effective.

(c) (1) Subject to the provisions of paragraph (2) of this subsection, the new
[agent or broker] INSURANCE PRODUCER of record shall be paid all commissions
payable on the policy effective not later than the next anniversary date of the policy
Straight of the set of the policy

38 following the effective date of change.

93				SENATE BILL 576
1 2	not include:	(2)	The com	missions payable under paragraph (1) of this subsection do
3			(i)	vested life insurance commissions;
4			(ii)	supplemental health insurance commissions; or
	retirement or PRODUCER		(iii) compens	commissions or other compensation payable under an insurer's sation plan with the [agent or broker] INSURANCE
8 9	8 (d) A request for a change of [agent or broker] INSURANCE PRODUCER of 9 record shall:			
10		(1)	be in wr	iting; and
11		(2)	include:	
12			(i)	the policyholder's name and address;
13			(ii)	the authorized insurer's name and address;
14			(iii)	the policy number;
15 16	PRODUCEI	R of reco	(iv) rd;	the name and address of the new [agent or broker] INSURANCE
17			(v)	the date of the request;
18			(vi)	the signature of the policyholder; and
19 20	INSURANC	E PROD	(vii) UCER.	the signature of acceptance by the new [agent or broker]
21	(e)	This sec	tion does	not require an authorized insurer to:
22 23	PRODUCEI			and contract with an [agent or broker] INSURANCE
	INSURANC and	(2) SE PROD		insurer's existing contract with an [agent or broker] hich provides for direct compensation in lieu of commission;
29	PRODUCEI	R or curre	UCER weent [agent	he payment of full commissions to a new [agent or broker] where the original writing [agent or broker] INSURANCE to or broker] INSURANCE PRODUCER continues to have and matters relating to the policyholder.

1 27-912. An insurer that accepts a transfer of the insurance business of a group of 3 policyholders from an independent [agent] INSURANCE PRODUCER may treat the 4 policies transferred as renewals and not as new policies for underwriting purposes. Article - Commercial Law 6 11-203. This subtitle does not make illegal the activity of: (4)An insurer, insurance [agent, insurance broker] PRODUCER, public 9 adjuster, insurance advisor, or rating organization, to the extent that the activity is 10 subject to regulation by the Commissioner of Insurance of the State or is authorized 11 by the Insurance Article or any other law of the State, including the making of or 12 participating in joint underwriting or joint reinsurance arrangements; 13 12-310. This section does not apply to any commission, dividend, retrospective 14 (b) 15 rating credit, or other consideration received by a licensee or a licensed insurance 16 [agent or broker] PRODUCER who is an officer, director, agent, employee, or affiliate 17 of a licensee on insurance sold under this subtitle in accordance with the applicable 18 provisions of the Insurance Article. 19 12-312. 20 A lender may not require that the insurance be purchased through a (b) (1)21 particular [broker, agent,] INSURANCE PRODUCER or insurance company. (2)The lender may: (i) Assist an applicant or act with [him] THE APPLICANT in forwarding an application to [a broker or agent] AN INSURANCE PRODUCER; and 24 (ii) Receive and transmit premiums or other identifiable charges 26 for the insurance. 27 13-104. This title does not apply to: (1)The professional services of a certified public accountant, architect, 30 clergyman, professional engineer, lawyer, veterinarian, insurance company 31 authorized to do business in the State, insurance [agent or broker] PRODUCER 32 licensed by the State, Christian Science practitioner, land surveyor, property line 33 surveyor, chiropractor, optometrist, physical therapist, podiatrist, real estate broker,

34 associate real estate broker, or real estate salesperson, or medical or dental

35 practitioner;

2

5

7

8

22

23

25

28

95	SENATE BILL 576
1	Article - Corporations and Associations
2	11-101.
3	(h) (2) "Investment adviser" does not include:
6	(iii) A lawyer, certified public accountant, engineer, insurance [agent or broker] PRODUCER, or teacher whose performance of investment advisory services is solely incidental to the practice of the profession, provided that the performance of such services is not solely incidental unless:
8 9	1. The investment advisory services rendered are connected with and reasonably related to the other professional services rendered;
	2. The fee charged for the investment advisory services is based on the same factors as those used to determine the fee for other professional services; and
	3. The lawyer, certified public accountant, engineer, insurance [agent or broker] PRODUCER, or teacher does not hold out as an investment advisor;
16	Article - Labor and Employment
17	8-209.
18 19	(a) Work that an insurance [agent or insurance solicitor] PRODUCER performs for payment solely by commission is not covered employment.
20	Article - Transportation
21	5-1002.
22 23	(c) All airport operators in this State shall maintain a roster of aircraft based or hangared at the facility. This roster shall include for each aircraft:
24	(1) The "N" number, type, and model of the aircraft;
25 26	(2) The name and address of the owner or operator of the aircraft, and the period of time the aircraft has been based or hangared at the facility;
27	(3) The liability insurance policy or binder number;
28	(4) The name of the insurance company shown on the policy; and
29	(5) The name of the [agent or broker] INSURANCE PRODUCER.

1 17-109.

2 (b) The evidence of security shall be submitted to the Administration within 3 30 days of the request on a form prescribed by the Administration and certified by an 4 insurer or [agent] INSURANCE PRODUCER.

5

Chapter 271 of the Acts of 1996

6 [SECTION 7. AND BE IT FURTHER ENACTED, That this Act shall be 7 effective until December 31, 2001 and, at the end of December 31, 2001, with no 8 further action required by the General Assembly, this Act shall be abrogated and of no 9 further force and effect.]

SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 1-101(d)
through (f), (h), (j) through (p), (q), (s) through (u), (w) through (aa), (cc) through (ee),
(kk) through (rr), and Section 8-401(g) through (k), and 20-101(l), respectively, of
Article - Insurance of the Annotated Code of Maryland be renumbered to be
Section(s) 1-101(c) through (e), (g), (h) through (n), (p), (r) through (t), (x) through
(bb), (ee) through (gg), (mm) through (tt), and Section 8-401(e) through (i), and
20-101(k), respectively.

SECTION 3. AND BE IT FURTHER ENACTED, That notwithstanding §
10-115(a)(1) of the Insurance Article, the Commissioner by regulation may designate
an expiration date for a then-existing insurance producer license other than every
other anniversary of the issuance date of the license in order to establish a staggered
system of renewals of licenses pursuant to § 10-115(g)(2) of the Insurance Article.

SECTION 4. AND BE IT FURTHER ENACTED, That a person who holds a certificate of qualification as a fraternal benefit agent on the effective date of this Act may qualify for a license to act as an insurance producer for life and health insurance without meeting the education, experience, and examination requirements of Title 10, Subtitle 1 of the Insurance Article if the person applies for the license before the expiration of the person's certificate of qualification.

SECTION 5. AND BE IT FURTHER ENACTED, That, a person who holds a certificate of qualification as an agent or broker on the effective date of this Act may act as an insurance producer and, in all respects, shall be considered a licensed insurance producer and be subject to the provisions of this Act for the remainder of the term of the person's certificate of qualification. On expiration of the person's certificate of authority qualification, the person may qualify for renewal of an insurance producer license under § 10-115 of the Insurance Article as if the person had held an insurance producer license.

36 SECTION 6. AND BE IT FURTHER ENACTED, That if a person holds a 37 certificate of qualification as an agent or broker that expires on June 30, 2001 and the 38 person fails to timely renew the certificate of qualification, the person may qualify for 39 reinstatement of an insurance producer license under § 10-116.1 of the Insurance 40 Article as if the person had held an insurance producer license.

1 SECTION 7. AND BE IT FURTHER ENACTED, That a person who has

2 completed or partially completed any education, experience, or examination

3 requirement for a certificate of qualification under § 10-104 or § 10-105 of the

4 Insurance Article prior to the effective date of this Act, shall be considered to have

5 completed or partially completed the same requirement for an insurance producer6 license.

SECTION 8. AND BE IT FURTHER ENACTED, That a person who has
completed or partially completed any continuing education requirement for renewal
of a certificate of qualification under § 10-116 of the Insurance Article prior to the
effective date of this Act, shall be considered to have completed or partially completed
the same requirement for renewal of an insurance producer license.

SECTION 9. AND BE IT FURTHER ENACTED, That the publisher of the
 Annotated Code of Maryland, subject to the approval of the Department of Legislative
 Services, shall correct any references throughout the Code to "agent" and "broker", as

15 necessary to "agent", "broker", and "certificate of qualification", as necessary to be

16 consistent with this Act.

17 SECTION 10. AND BE IT FURTHER ENACTED, That this Act shall take 18 effect July 2, 2001.