Unofficial Copy C4 2002 Regular Session 2lr2066 CF 2lr2067

By: Senator DeGrange Introduced and read first time: January 28, 2002 Assigned to: Finance						
Sena	nmittee Report: Favorable ate action: Adopted d second time: March 8, 2002					
	CHAPTER					
1	AN ACT concerning					
2 3	Insurance - Surplus Lines Brokers - Disclosure and Notification Requirements					
4 5 6 7 8 9 10	FOR the purpose of repealing a provision that allows surplus lines brokers to recover the cost of certain inspections under certain circumstances; requiring surplus lines brokers to make certain written disclosures of any financial interest in certain persons performing certain inspections; requiring surplus lines brokers to notify prospective insureds of the option to obtain certain inspections from certain persons who meet certain requirements; and generally relating to disclosure requirements for surplus lines brokers.					
11 12 13 14 15	Annotated Code of Maryland					
	MARYLAND, That the Laws of Maryland read as follows:					
18	Article - Insurance					
19	27-216.					
	(d) (1) Notwithstanding subsection (a) of this section, a surplus lines broker that holds a certificate of qualification under Title 3, Subtitle 3 of this article may charge a reasonable policy fee not exceeding:					

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2	insurance producer to	whom th		lines broker pays a commission; or		
3	insurance producer to	(ii) \$250 on each commercial lines policy procured by a licensed producer to whom the surplus lines broker pays a commission.				
	(2) The policy fee charged in accordance with this subsection must be reasonably related to the cost of underwriting, issuing, processing, and servicing the policy by the surplus lines broker for the surplus lines insurer.					
10	Notwithstanding subsection (a) of this section, a surplus lines broker that holds a certificate of qualification under Title 3, Subtitle 3 of this article may recoup from the prospective insured the actual cost of an inspection required for the placement of surplus lines insurance if:					
12		(i)	the inspe	ection is required by the surplus lines insurer;		
13 14	lines broker and not r	(ii) the cost of the inspection is actually incurred by the surplus retained by the surplus lines broker; AND				
15 16	and does not receive	(iii) [the surplus lines broker does not have a financial interest in oes not receive compensation from the person that performs the inspection; and				
17		(iv)]	the cost	of the inspection is documented and verifiable.		
18	(4)	Regardle	ess of the	number of insurers participating on a risk:		
	9 (i) only one inspection fee may be charged to recoup the actual cost 0 of an inspection under paragraph (3) of this subsection for each policy or certificate of 1 coverage; and					
22 23	subsection for each p	(ii) olicy or o		e policy fee may be charged under paragraph (1) of this of coverage.		
24 25	(5) shall:	On a form approved by the Commissioner, the surplus lines broker				
26		(I)	make a c	clear and conspicuous written disclosure of:		
27		[(i)]	1.	any inspection fee;		
28		[(ii)]	2.	the total amount of the policy fee; [and]		
29		[(iii)]	3.	the premium tax on the policy; AND		
30 31	4. ANY FINANCIAL INTEREST IN THE PERSON PERFORMING THE INSPECTION, IF APPLICABLE; AND					
			FROM A	THE PROSPECTIVE INSURED OF THE OPTION TO ANOTHER PERSON WHO MEETS THE REQUIREMENTS PLUS LINES INSURER.		

- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2002.