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sy: Chairman, Economic Matters Committee (By Request - Departmental - Insurance Administration, Maryland) attroduced and read first time: January 29, 2003 assigned to: Economic Matters						
Committee Report: Favorable with amendments House action: Adopted Read second time: March 11, 2003						
CHAPTER						
1 AN ACT concerning						
2 Insurance - Regulation of Insurance Producers						
3 FOR the purpose of altering certain provisions regarding the reporting of 4 appointments and terminations of insurance producers to the Maryland 5 Insurance Administration; repealing certain fees; authorizing the Maryland 6 Insurance Commissioner to appoint certain advisory boards; authorizing the 7 Commissioner to review certain continuing education courses and approve or 8 disapprove certain continuing education courses; providing that certain 9 provisions of law do not limit the authority of the Commissioner to review, 10 approve, or disapprove continuing education courses, examinations, and other 11 matters relating to the education and qualification of insurance producers; 12 requiring insurers to maintain information regarding appointments and 13 appointment terminations of insurance producers in a certain format; providing 14 for the effective dates of this Act; and generally relating to appointments and 15 appointment terminations of insurance producers and other matters relating to 16 the education and qualification of insurance producers.						
17 BY repealing and reenacting, with amendments, 18 Article - Insurance 19 Section 2-112, 10-110(a), (b), and (c), 10-116(d), and 10-118 20 Annotated Code of Maryland 21 (1997 Volume and 2002 Supplement)						
22 BY adding to 23 Article - Insurance 24 Section 10-116(f)						

1 2	Annotated Code of Maryland (1997 Volume and 2002 Supplement)								
3	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:								
5			Article - Insurance						
6	2-112.								
			tificates, licenses, and services shall be collected nall be paid by the appropriate persons to the						
10	(1) fees for	certificat	es of authority:						
13 14	provided in item (2) of this su	orporation bsection, le Commi	ion fee for initial certificate of authority, including filing n and other charter documents, except as bylaws, financial statement, examination assioner, and all other documents and filings in \$1,000						
16	(ii)	fee for i	nitial certificate of authority \$200						
	foreign insurers and for dom State \$500		nnual renewal of certificate of authority for all rers with their home or executive office in the						
22		ecutive o	innual renewal of certificate of authority for domestic affice outside the State, except those domestic are office outside the State before January 1,						
24 25	not exceeding \$500,000	1.	with premiums written in the most recent calendar year \$2,500						
26 27	not exceeding \$1,000,000	2	with premiums written in the most recent calendar year \$5,000						
28 29	not exceeding \$2,000,000	3	with premiums written in the most recent calendar year \$7,000						
30 31	not exceeding \$5,000,000	4	with premiums written in the most recent calendar year \$9,000						
32 33	more than \$5,000,000	5	with premiums written in the most recent calendar year of $\$11,000$						
34	(v)	reinstate	ement of certificate of authority \$500						

	insurer, exclu Taxation:	(2) usive of f			f incorporation of a domestic insurer or foreign paid to the Department of Assessments and		
4 5	for approval		(i) \$25	fee for f	iling the articles of incorporation with the Commission	ner	
6			(ii)	fee for a	mendment of the articles of incorporation	\$10	
7 8	Commission	(3) er	fees for	filing byl \$10	aws or amendments to bylaws with the		
9		(4)	fees for	certificat	es of qualification:		
10			(i)	applicati	ion fee \$25		
11			(ii)	managin	ng general agent certificate of qualification:		
12 13	fee for initia	ıl certifica	ate	1.	\$30		
14				2.	annual renewal fee \$30		
15			(iii)	surplus l	lines broker certificate of qualification:		
16				1.	fee for initial certificate within 1 year of renewal		\$100
17				2.	fee for initial certificate over 1 year from renewal		\$100
18				3.	biennial renewal fee \$200		
19 20	appointmen	(5) ts	fee for to	emporary \$27	insurance producer licenses and		
21 22	courses	(6) 	[fee for \$50	approval	by the Commissioner of continuing education		
23		(7)]	fees for	licenses:			
24			(i)	public a	djuster license:		
25				1.	fee for initial license within 1 year of renewal		\$25
26				2.	fee for initial license over 1 year from renewal		\$50
27				3.	biennial renewal fee \$50		
28			(ii)	adviser l	license:		
29				1.	fee for initial license within 1 year of renewal		\$100

1			2.	fee for initial lice	nse over	1 year fro	om renewal		\$200
2			3.	biennial renewal	fee		\$200		
3		(iii)	insuranc	ce producer license	e:				
4			1.	fee for initial lice	ense		\$54		
5			2.	biennial renewal	fee		\$54		
6		(iv)	applicati	ion fee	\$25				
7 8	[(8)] machine, every second	(7) d year	fee for e	each insurance ven \$50	ding mac	hine licer	nse, for each		
	[(9)] applying for approval become an accepted r		ne an acc		pplying fo				
12 13	[(10)] and §§ 12-203, 13-11	(9) 0, and 14		form and rate filin	_	Title 11, \$125	Subtitles 2 and 4		
14 15	[(11)] 4-107 of this article	(10) 	service o	of legal process fee	e under §	§ 3-318(t	o), 3-319(d), and		
	(b) A court under subsection [(a) proceeding against ar	(11)](A)	(10) of th						
19	10-110.								
22	(a) The Cornhealth insurance and the Commissioner in other matters relating	an adviso reviewin	ory board g continu	ing education cou	casualty in rses, exar	nsurance minations	to assist s, and		
26	(b) (1) INSURANCE ADVI [consists] SHALL CO Commissioner].	SORY B	OARD, T		lth Insura	nce Advi			
28 29	(2) business of life insura			the Advisory Boar grance.	rd shall be	e experie	nced in the		
30	(3)	The Adv	isory Bo	ard:					
31 32	insurers; and	(i)	may inc	lude insurance pro	oducers an	id emplo	yees or officers of		
33 34	with valid licenses iss	(ii) sued in th		clude at least two n n that kind of insur		who are i	nsurance producer	rs	

3		oard [con	ANCE A	THE COMMISSIONER APPOINTS A PROPERTY AND DVISORY BOARD, THE Property and Casualty Insurance ALL CONSIST of at least eight members [appointed by
5 6	business of p	(2) property i		ember of the Advisory Board shall be experienced in the or casualty insurance.
7		(3)	The Ad	visory Board:
8 9	insurers; and	l	(i)	may include insurance producers and employees or officers of
10 11	with valid li	icenses is	(ii) ssued in th	shall include at least two members who are insurance producers ne State in that kind of insurance.
12	10-116.			
	submitted a	nd appro	ve or disa	er [shall] MAY review all continuing education courses pprove courses [after receiving the recommendation of appointed under § 10-110 of this subtitle].
18	TO REVIE'	W, APPR TIONS,	OVE, OI AND OT	DOES NOT LIMIT THE AUTHORITY OF THE COMMISSIONER DISAPPROVE CONTINUING EDUCATION COURSES, HER MATTERS RELATING TO THE EDUCATION AND RANCE PRODUCERS.
20 21	SECTION read as follows		ND BE IT	FURTHER ENACTED, That the Laws of Maryland
22				Article - Insurance
23	10-118.			
26	appointmen		urer imme	n insurer doing business in the State makes or terminates an ediately shall file notice of the appointment or or the termination in the manner specified by this
28		(2)	The app	licable fee required by § 2-112 of this article shall be:
29			(i)	included with the notice of appointment or termination; or
30			(ii)	collected in the manner approved by the Commissioner.]
		ED INSU	RANCE I	ON, "PRODUCER REGISTER" MEANS A REGISTER OF PRODUCERS WHO ARE AUTHORIZED TO SELL, SOLICIT, OR OF INSURANCE ON BEHALF OF AN INSURER.

1 2	(B) (1) INSURANCE IN TH		SURER AUTHORIZED TO TRANSACT THE BUSINESS OF E SHALL MAINTAIN A PRODUCER REGISTER.						
	(2) PRODUCER, THE II INSURER'S PRODU	NSURER	N 30 DAYS OF THE INSURER APPOINTING AN INSURANCE SHALL INCLUDE THE FOLLOWING INFORMATION IN THE GISTER:						
6		(I)	THE INSURANCE PRODUCER'S NAME;						
7 8	PRODUCER BY TH	(II) E COMM	THE LICENSE NUMBER ASSIGNED TO THE INSURANCE MISSIONER;						
9 10	PRODUCER; AND	(III)	THE DATE THAT THE INSURER APPOINTED THE INSURANCE						
11 12	MAY REQUIRE.	(IV)	ANY ADDITIONAL INFORMATION THAT THE COMMISSIONER						
13 14	(3) APPOINTMENT TO		SURER SHALL SEND WRITTEN DOCUMENTATION OF THE ISURANCE PRODUCER.						
15 16	(C) A LICE INSURER SHALL M		NSURANCE PRODUCER THAT HAS BEEN APPOINTED BY AN IN:						
17	(1)	DOCUN	MENTATION OF THE INSURER'S APPOINTMENT; AND						
18	(2)	A LIST	OF THE INSURERS THAT HAVE APPOINTED THE PRODUCER.						
21 22	[(3) If the appointment of an insurance producer is terminated because the insurance producer failed to renew the insurance producer's license and the license subsequently is reinstated under § 10-116.1(c)(1) of this subtitle, an insurer may reappoint the insurance producer retroactively, with the reappointment effective on the date that the license expired.								
	(b) Within a health insurance, or a appointment from the	an annuity	fter an insurer receives an application for life insurance, y from an insurance producer that does not have an the insurer shall:						
27	(1)	reject th	e application in accordance with § 27-501 of this article; or						
28 29	(2) subsection (a) of this		the Commissioner written notice of appointment under						
32		ntment, en he insure	n insurer or authorized representative of an insurer imployment, contract, or other similar authority of an er or authorized representative shall notify the ion:						
34		(i)	within 30 days after the effective date of the termination; and						
35		(ii)	in the format required by the Commissioner.						

1	(2)	The noti	fication shall state if:
2 3	subtitle;	(i)	the termination was for a reason set forth in § 10-126 of this
	was found by a court, by law to have violate		the insurer has actual knowledge that the insurance producer tental unit, or self-regulatory organization authorized 26 of this subtitle; or
7 8	subtitle.]	(iii)	the termination was for a reason not set forth in § 10-126 of this
9 10	(D) (1) RECORD RELATIN		SURER'S PRODUCER REGISTER AND THE PRODUCER'S N APPOINTMENT:
11 12	COMMISSIONER;	(I) AND	SHALL BE OPEN TO INSPECTION AND EXAMINATION BY THE
13		(II)	MAY BE MAINTAINED ELECTRONICALLY.
	` /	THE INS	URANCE PRODUCER MAY NOT ACT ON BEHALF OF AN SURANCE PRODUCER IS LISTED ON THE INSURER'S
19	WHO IS NOT APPO	LTH INS INTED 1	URER MAY INITIALLY ACCEPT AN APPLICATION FOR LIFE URANCE, OR AN ANNUITY FROM AN INSURANCE PRODUCER BY THE INSURER AND IS NOT ON THE INSURER'S PRODUCER DAYS OF ACCEPTING THE APPLICATION, THE INSURER:
21 22	THIS ARTICLE; OR	(I)	REJECTS THE APPLICATION IN ACCORDANCE WITH § 27-501 OF
	INSURER'S PRODU OF THIS SECTION.		APPOINTS THE INSURANCE PRODUCER AND ENTERS IN THE GISTER THE INFORMATION REQUIRED BY SUBSECTION (B)
28 29	EMPLOYMENT, CO AN INSURANCE PI EFFECTIVE DATE	RODUCE OF THE	WHEN THERE IS ANY TERMINATION OF THE APPOINTMENT, CT, OR OTHER INSURANCE BUSINESS RELATIONSHIP WITH ER, THE INSURER SHALL, WITHIN 30 DAYS FOLLOWING THE TERMINATION, UPDATE THE INSURER'S PRODUCER THE EFFECTIVE DATE OF THE TERMINATION.
33 34 35 36	APPOINTMENT WITHE BELIEF THAT ACTIVITIES SET FOR	HEN THI THE PR ORTH IN T, GOVI	AN INSURER OR AUTHORIZED REPRESENTATIVE OF AN THE COMMISSIONER OF THE TERMINATION OF AN E TERMINATION, IN WHOLE OR IN PART, IS A RESULT OF ODUCER HAS ENGAGED OR IS ENGAGING IN ANY OF THE \$\frac{1}{2}\) \$ 10-126 OF THIS SUBTITLE, INCLUDING ANY FINDING ERNMENTAL UNIT, OR SELF-REGULATORY ORGANIZATION (AT:

1 2	THIS SUBTITLE; OR	1	1.	THE INSURANCE PRODUCER HAS VIOLATED § 10-126 OF
3 4	ACTIVITIES THAT A		2. TFORTH	THE INSURANCE PRODUCER HAS ENGAGED IN ANY IN § 10-126 OF THIS SUBTITLE.
5 6				en request of the Commissioner, the insurer shall nts, records, or other data pertaining to:
7		[(i)]	1.	the termination; or
				the activities of the insurance producer if the insurance of a reason set forth in § 10-126 of this
13 14 15	TERMINATED BEC INSURANCE PROD 10-116.1(C)(1) OF TI	AUSE T UCER'S HIS SUB OACTIVI	HE INSU LICENS TITLE, A ELY, WI	TMENT OF AN INSURANCE PRODUCER IS JRANCE PRODUCER FAILED TO RENEW THE E AND THE LICENSE IS REINSTATED UNDER § AN INSURER MAY REAPPOINT THE INSURANCE ITH THE APPOINTMENT EFFECTIVE ON THE DATE
		ner, in a		norized representative of an insurer promptly shall eceptable to the Commissioner, of any
20	(1)	the insur	er discov	ers on further review or investigation; and
21 22				reportable to the Commissioner under subsection I then known of its existence.
25	is required by subsect	ion [(a) o	or (b)] (E)	5 days after providing notice to the Commissioner that ) of this section, an insurer shall mail a copy of the last known address of the insurance
				oducer is terminated for cause due to any reason surer shall send a copy of the notice to the
30		(i)	at the las	st known address of the insurance producer; and
31 32	by overnight delivery			ied mail, return receipt requested, postage prepaid or recognized carrier.
		insurance	e produce	0 days after an insurance producer receives original or er may file with the Commissioner written the notice.

			If an insurance producer files comments with the producer shall, by the same means, simultaneously to the reporting insurer.
4 5	[(5)] producer, the Commi	(4) ssioner sh	If the Commissioner receives comments from an insurance nall:
6 7	subject: and	(i)	make the comments part of the Commissioner's file on the
	about the insurance p by subsection [(g)] (		include a copy of the comments with every copy of a report nat is distributed or disclosed for any reason permitted section.
11	[(f)] (H)	(1)	This subsection applies to:
12		(i)	an insurer;
13		(ii)	an authorized representative of an insurer;
14		(iii)	an insurance producer;
15		(iv)	the Commissioner; and
	compiles information		an organization of which the Commissioner is a member that lunder this section and makes it available to other egulatory or law enforcement agencies.
	(2) applies and the agent any nature as a result	ts and em	osence of actual malice, a person to whom this subsection ployees of the person are not subject to civil liability of
22 23	this section; or	(i)	any statement or information required by or provided under
24 25	requested in writing	(ii) by the Co	any information relating to any statement that may be immissioner from an insurer or insurance producer.
28 29 30	this section or provide requested by the Cor in any allegation that	of this sub ling any in mmissione t paragrap	y brings an action against a person that may have immunity osection for making a statement required by or under information relating to any statement that may be er, the party bringing the action shall plead specifically oh (2) of this subsection does not apply because the providing the information did so with actual malice.
32 33	(4) common law privileg		section does not abrogate or modify any existing statutory or nunities.
34 35	[(g)] (I) information in the co	(1) ontrol or p	This subsection applies only to any document, material, or other possession of the Insurance Administration that is:

1 2	or agent acting on beh	(i) alf of the		d by an insurer or insurance producer or an employee or insurance producer under this section; or				
3 4	investigation under th	(ii) is section		se obtained by the Insurance Commissioner in an				
5 6	(2) subsection is:	Any doc	eument, n	naterial, or other information that is subject to this				
7		(i)	confider	ntial and privileged;				
8 9	Article;	(ii)	not subj	ect to Title 10, Subtitle 6 of the State Government				
10		(iii)	not subj	ect to subpoena; and				
11 12	civil action.	(iv)	not subj	ect to discovery or admissible in evidence in any private				
15	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.							
19	7 (4) The Commissioner and any person who received any document, 8 material, or other information to which this subsection applies while acting under the 9 authority of the Commissioner may not be allowed or required to testify in any 10 private civil action concerning the document, material, or information.							
23	material, or other info	ormation,	status, th includin	d that the recipient agrees to maintain any e Commissioner may share a document, g a document, material, or other information r this subsection, with:				
25			1.	other State, federal, or international regulatory agencies;				
26 27	its affiliates or subsid	iaries; or	2.	the National Association of Insurance Commissioners and				
28 29	authorities.		3.	State, federal, or international law enforcement				
32 33	electronic filing syste	m is inac mation in	that has lecurate or the data	ommissioner determines that a confidential document, been shared through a database or other incomplete in any way, the Commissioner base or other electronic filing system so that te.				

	1 (6) (i) The Commissioner may receive a document, receive a document	material, or
4 5	4 1. the National Association of Insurance 5 its affiliates or subsidiaries; or	e Commissioners or
6 7	6 2. regulatory and law enforcement office 7 or domestic jurisdictions.	ials of other foreign
10	8 (ii) The Commissioner shall maintain as confiden 9 privileged any document, material, or information received under this paragra 10 with notice or the understanding that it is confidential or privileged under the 11 the jurisdiction that is the source of the document, material, or information.	ph
	12 (7) The Commissioner may enter into agreements governing 13 use of information consistent with this subsection.	ng sharing and
	14 (8) There is no waiver of any applicable privilege or claim 15 confidentiality in a document, material, or information as a result of:	of
	16 (i) disclosure of the document, material, or information 17 Commissioner under this section; or	nation to the
	18 (ii) sharing of the document, material, or informat 19 Commissioner under paragraph (5) of this subsection.	ion by the
21 22 23	20 (9) This subtitle does not prohibit the Commissioner from 21 adjudicated actions, including for-cause terminations, that are open to public 22 inspection under Title 10, Subtitle 6 of the State Government Article, to a dat 23 other clearinghouse service maintained by the National Association of Insura 24 Commissioners or its affiliates or subsidiaries.	abase or
_	25 (J) THE COMMISSIONER MAY ADOPT REGULATIONS TO C 26 SECTION.	CARRY OUT THIS
	27 SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this 28 take effect January 1, 2004.	Act shall
-	29 SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided 30 Section 3 of this Act, this Act shall take effect July 1, 2003.	led in