**UNOFFICIAL COPY OF SENATE BILL 97** C4 5lr0740 SB 644/04 - FIN By: Senator Astle Introduced and read first time: January 19, 2005 Assigned to: Finance A BILL ENTITLED 1 AN ACT concerning 2 Motor Vehicle Liability Insurance - Hearings on Proposed Actions by 3 **Insurers - Attorney Fees** 4 FOR the purpose of altering certain information an insurer under a policy of motor 5 vehicle liability insurance must include in a certain notice to the insured; 6 clarifying the circumstances under which the Maryland Insurance 7 Commissioner, after a certain hearing, may order an insurer under a policy of motor vehicle liability insurance to pay reasonable attorney fees incurred by the 8 9 insured for representation at the hearing; and generally relating to the awarding of attorney fees after hearings on proposed actions of insurers with 10 respect to motor vehicle liability insurance. 11 12 BY repealing and reenacting, with amendments, 13 Article - Insurance 14 Section 27-605(c)(3) and (h) 15 Annotated Code of Maryland (2002 Replacement Volume and 2004 Supplement) 16 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18 MARYLAND, That the Laws of Maryland read as follows: 19 **Article - Insurance** 20 27-605. The notice must state in clear and specific terms: 21 (c) (3) 22 (i) the proposed action to be taken, including: 23 1. for a premium increase, the amount of the increase and 24 the type of coverage to which it is applicable; and

for a reduction in coverage, the type of coverage reduced

the proposed effective date of the action;

2.

(ii)

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26 and the extent of the reduction:

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1 2	(iii) the insurer for proposing to take		o paragraph (4) of this subsection, the actual reason of on;		
3	(iv) the policy in accordance with §		s coupled with the notice an offer to continue or renew of this subtitle:		
5 6	from coverage; and	1.	the name of the individual or individuals to be excluded		
7 8	with the named individual or inc	2. dividuals	the premium amount if the policy is continued or renewed excluded from coverage;		
			of the insured to replace the insurance through the and the current address and telephone number		
14 15	(vi) the right of the insured to protest the proposed action of the insurer and, except in the case of a premium increase of 15% or less for the entire policy, request a hearing before the Commissioner on the proposed action by signing two copies of the notice and sending them to the Commissioner within 30 days after the mailing date of the notice;				
19 20	policy, that if a protest is filed linsurance in effect until a final	by the ins determin	or a premium increase of 15% or less for the entire sured, the insurer must maintain the current lation is made by the Commissioner, subject lum due or becoming due before the		
24 25 26 27 28	attorney fees to the insured for the proposed action of the insur THE PROPOSED ACTION OF COMMISSIONER, IN THE COUNTY THE COUNTY TO PAY REASON	represen rer to be F THE II OMMIS ABLE A	ority of the Commissioner to award reasonable tation at a hearing if the Commissioner finds unjustified] IF THE COMMISSIONER FINDS NSURER TO BE UNJUSTIFIED, THAT THE SIONER'S SOLE DISCRETION, MAY ORDER THE TTORNEY FEES INCURRED BY THE INSURED FOR NG IF THE COMMISSIONER CONSIDERS THE FEES		
30 31	(ix) or information from a credit rep		pposed action is based wholly or partly on a credit score		
34	reporting agency that furnished	blished b	the name, address, and telephone number of the consumer lit report to the insurer, including the by the agency if the agency compiles and nwide basis;		
			that the consumer reporting agency did not make the d is unable to provide the insured the specific e taken;		

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				that the insured may obtain, under § 1681 of the federal of the credit report of the insured from the ays after receipt of the notice; and		
				that the insured may dispute, under § 1681i of the federal sumer reporting agency the accuracy or credit report furnished by the agency.		
7 8	(h) (1) conclusion of the hear	The Commissioner shall issue an order within 30 days after the ing.				
9 10	(2) If the Commissioner finds the proposed action of the insurer to be justified, the Commissioner shall:					
11		(i)	dismiss	the protest; and		
12		(ii)	allow th	ne proposed action to be taken on the later of:		
13			1.	its proposed effective date; and		
14			2.	30 days after the date of the determination.		
15 16	(3) If the Commissioner finds the proposed action to be unjustified, the Commissioner:					
17		(i)	shall dis	sallow the action; and		
			ney fees	E COMMISSIONER'S SOLE DISCRETION, may order the incurred by the insured for representation at onsiders THE FEES appropriate.		
21 22	SECTION 2. AN	D BE IT	FURTH	ER ENACTED, That this Act shall take effect		