C4 6lr3470 CF HB 760

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By: Senator Astle

Introduced and read first time: February 20, 2006

Assigned to: Rules

Re-referred to: Finance, February 23, 2006

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 25, 2006

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CHAPTER\_\_\_\_

### 1 AN ACT concerning

- Insurance Private Passenger Motor Vehicle Liability Insurance Cancellations, Failures to Renew, Reductions in Coverage, and Premium
  Increases
- 5 FOR the purpose of providing that certain insurers may cancel, fail to renew, or
- 6 reduce coverage under a binder or policy of private passenger motor vehicle
- 7 insurance under certain circumstances; altering the contents of a certain notice
- 8 of proposed action; requiring an insurer's statement of actual reason for a
- 9 proposed action to include a brief statement of the basis for the action;
- specifying the minimum contents of the statement; altering the circumstances
- 11 under which the Maryland Insurance Commissioner is prohibited from
- disallowing a proposed action of an insurer; repealing a provision of law that
- 13 authorizes the Commissioner to adopt certain regulations; altering a certain
- burden of proof; providing that a notice of premium increase for private
- passenger motor vehicle liability insurance may be included in a renewal offer or
- policy; providing for the form and contents of the notice; authorizing an insured
- to protest certain premium increases and request a certain hearing under
- certain circumstances; establishing the criteria the Commissioner must use in
- dismissing a protest or disallowing the proposed action of an insurer;
- 20 authorizing the Commissioner to order a stay of a premium increase under
- 21 certain circumstances; prohibiting the Commissioner from dismissing a protest
- 22 under certain circumstances; altering the amount of interest an insurer is
- 23 required to pay to an insured under certain circumstances; authorizing the
- 24 Maryland Insurance Administration to establish a certain pilot program;
- 25 requiring the Administration to report to certain committees of the General
- 26 <u>Assembly on the pilot program on or before a certain date;</u> making conforming
- and stylistic changes; providing for the application of this Act; providing for a

2	liability insurance.
3 4 5 6 7	BY repealing and reenacting, with amendments, Article - Insurance Section 27-605 Annotated Code of Maryland (2002 Replacement Volume and 2005 Supplement)
8 9 10 11 12	Annotated Code of Maryland
13 14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
15	Article - Insurance
16	27-605.
17 18	(a) [In this section, "increase in premium" and "premium increase" include an increase in the premium for any coverage on a policy due to:
19	(1) a surcharge;
20	(2) retiering or other reclassification of an insured; or
21	(3) removal or reduction of a discount.]
22 23	(1) THIS SECTION APPLIES ONLY TO PRIVATE PASSENGER MOTOR VEHICLE LIABILITY INSURANCE.
24 25	(2) THIS SECTION DOES NOT APPLY TO THE MARYLAND AUTOMOBILE INSURANCE FUND.
28 29 30	(b) (1) [Except in] IN accordance with this [article] SECTION, with respect to a policy of PRIVATE PASSENGER motor vehicle liability insurance or a binder of PRIVATE PASSENGER motor vehicle liability insurance, if the binder has been in effect for at least 45 days, issued in the State to any resident of the household of the named insured, an insurer [other than the Maryland Automobile Insurance Fund] may [not]:
32 33	$\begin{tabular}{ll} (i) & cancel or fail to renew the policy or binder [for a reason other than nonpayment of premium]; OR \end{tabular}$
34	(ii) [increase a premium for any coverage on the policy; or

1		(iii)]	reduce co	verage under the policy.	
2	(2) of this section do not a		standing p	aragraph (1) of this subsection, the requirements	
	subsection is part of a and does not result from		increase in	ium increase described in paragraph (1)(ii) of this premiums approved by the Commissioner n of the insured;	
			eneral redu	tion in coverage described in paragraph [(1)(iii)] (1)(II) action in coverage approved by the ats of Title 19, Subtitle 5 of this article; or	
10 11	withdrawal that:	[(iii)]	(II) 1	the failure to renew the policy takes place under a plan of	
12 13	subtitle; and		1. i	is approved by the Commissioner under § 27-603 of this	
16 17	withdrawal shall be s nonrenewal of the po	licy a wri	rtificate of	provides that each insured affected by the plan of mailing MAIL at least 45 days before the that states the date that the policy will be the result of the withdrawal of the insurer	
21	(c) (1) At least 45 days before the proposed effective date of the action, an insurer that intends to take an action subject to this section [must] SHALL send written notice of its proposed action to the insured at the last known address of the insured:				
23		(i)	for notice	of cancellation or nonrenewal, by certified mail; and	
24 25	certificate of mailing	(ii) MAIL.	for all oth	ner notices of actions subject to this section, by	
26 27	(2) Commissioner.	The noti	ce must be	e in triplicate and on a form approved by the	
28	(3)	The noti	ce must st	ate in clear and specific terms:	
29		(i)	the propo	sed action to be taken, including[:	
30 31	the type of coverage t	to which		for a premium increase, the amount of the increase and table; and	
32 33	and the extent of the	reduction		for a reduction in coverage, the type of coverage reduced	
34		(ii)	the propo	sed effective date of the action;	

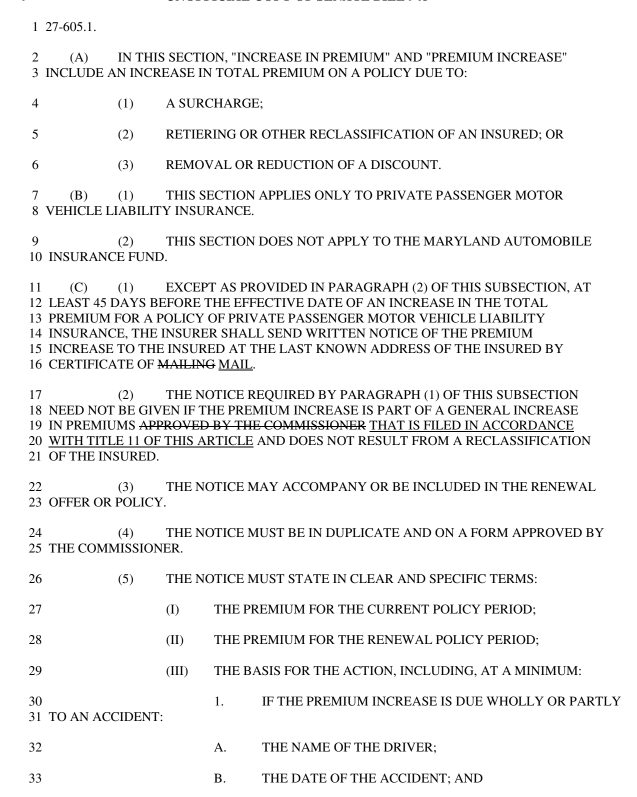
1 2	(iii) the insurer for proposing to tak		to paragraph (4) of this subsection, the actual reason of tion;
3 4	(iv) the policy in accordance with §		is coupled with the notice an offer to continue or renew of this subtitle:
5 6	from coverage; and	1.	the name of the individual or individuals to be excluded
7 8	with the named individual or in	2. ndividual	the premium amount if the policy is continued or renewed s excluded from coverage;
	(v) Maryland Automobile Insuran of the Fund;		of the insured to replace the insurance through the and the current address and telephone number
14 15	insurer and[, except in the case policy,] request a hearing before	e of a pre ore the Co	of the insured to protest the proposed action of the mium increase of 15% or less for the entire emmissioner on the proposed action by signing em to the Commissioner within 30 days after
19 20	policy,] that if a protest is filed insurance in effect until a final	l by the i determi	for a premium increase of 15% or less for the entire nsured, the insurer must maintain the current nation is made by the Commissioner, subject tum due or becoming due before the
	( )		Commissioner shall order the insurer to pay reasonable representation at the hearing if the
27 28	the notice or the proposed activinsurer's filed rating plan, its u	nderwrit	the actual reason for the proposed action is not stated in in accordance with § 27-501 of this article, the ing standards, or the lawful terms and acellation, nonrenewal, premium increase, or
		2. the insur	the insurer's conduct in maintaining or defending the rer acted willfully in the absence of a bona fide
33 34	(ix) or information from a credit re		oposed action is based wholly or partly on a credit score
37	reporting agency that furnished	ablished	the name, address, and telephone number of the consumer dit report to the insurer, including the by the agency if the agency compiles and onwide basis;

	decision to take the proposed actireasons why the action is propose	ion and	that the consumer reporting agency did not make the is unable to provide the insured the specific taken;
	Fair Credit Reporting Act, a free consumer reporting agency within	copy of	that the insured may obtain, under § 1681 of the federal fethe credit report of the insured from the ys after receipt of the notice; and
		he consi	that the insured may dispute, under § 1681i of the federal umer reporting agency the accuracy or credit report furnished by the agency].
12 13	an action subject to this section n individual of average intelligence	must be e can id AND IN	rer's statement of actual reason for proposing to take [sufficiently] clear and specific [so that an lentify the basis for the insurer's decision NCLUDE A BRIEF STATEMENT OF THE BASIS A MINIMUM:
15 16	1. PARTLY TO AN ACCIDENT:	•	IF THE ACTION OF THE INSURER IS DUE WHOLLY OR
17	A	١.	THE NAME OF THE DRIVER;
18	В		THE DATE OF THE ACCIDENT; AND
19 20	C. ACTION, A STATEMENT THA		IF FAULT IS A MATERIAL FACTOR FOR THE INSURER'S E DRIVER WAS AT FAULT;
	2. PARTLY TO A VIOLATION O OF ANOTHER STATE OR TER	F THE	IF THE ACTION OF THE INSURER IS DUE WHOLLY OR MARYLAND VEHICLE LAW OR THE VEHICLE LAWS RY OF THE UNITED STATES:
24	A	<b>.</b> .	THE NAME OF THE DRIVER;
25	В		THE DATE OF THE VIOLATION; AND
26	C		A DESCRIPTION OF THE VIOLATION;
27 28	3. PARTLY TO THE CLAIMS HIS		IF THE ACTION OF THE INSURER IS DUE WHOLLY OR OF AN INSURED, A DESCRIPTION OF EACH CLAIM;
		Y TERI	WHETHER THE INSURER'S ACTION IS BASED ON A MS OR CONDITIONS, OR THE INSURER'S
32 33	5. MATERIAL MISREPRESENTA		WHETHER THE INSURER'S ACTION IS BASED ON A ; AND
34 35	6. INSURER'S ACTION.	•	ANY OTHER INFORMATION THAT IS THE BASIS FOR THE

	(ii) The use of generalized terms such as "personal habits", "living conditions", "poor morals", or "violation or accident record" does not meet the requirements of this paragraph.
4 5	(iii) The Commissioner may not disallow a proposed action of an insurer because the statement of actual reason contains:
6 7	1. grammatical errors, typographical errors, or other errors provided that the errors are nonmaterial and not misleading; [or]
8 9	2. surplus information, provided that the surplus information is nonmaterial and not misleading; OR
	3. ERRONEOUS INFORMATION, PROVIDED THAT IN ABSENCE OF THE ERRONEOUS INFORMATION, THERE REMAINS A SUFFICIENT BASIS TO SUPPORT THE ACTION.
15	(d) At least 10 days before the date an insurer proposes to cancel a policy for nonpayment of premium, the insurer shall [cause to be sent] SEND to the insured, by certificate of mailing MAIL, a written notice of intention to cancel for nonpayment of premium.
19	(e) A statement of actual reason contained in the notice given under subsection (c) of this section is privileged and does not constitute grounds for an action against the insurer, its representatives, or another person that in good faith provides to the insurer information on which the statement is based.
21 22	(f) (1) This subsection does not apply to an action of an insurer taken under subsection (d) of this section.
	(2) An insured may protest a proposed action of the insurer under this section by signing two copies of the notice and sending them to the Commissioner within 30 days after the mailing date of the notice.
26 27	(3) On receipt of a protest, the Commissioner shall notify the insurer of the filing of the protest.
	(4) [Except for a premium increase of 15% or less for the entire policy, a] A protest filed with the Commissioner stays the proposed action of the insurer pending a final determination by the Commissioner.
33 34	(5) [(i) Except for a premium increase of 15% or less for the entire policy, the] THE insurer shall maintain in effect the same coverage and premium that were in effect on the day the notice of proposed action was sent to the insured until a final determination is made, subject to the payment of any authorized premium due or becoming due before the determination.
	[(ii) In the case of a premium increase, a dismissal of the protest or disallowance of the premium increase is deemed to be a final determination of the Commissioner 20 days after the mailing date of the Commissioner's notice of action.]

1 2	(g) SHALL:	(1)	Based or	n the information contained in the notice, the Commissioner
3	and		(i)	[shall] determine whether the protest by the insured has merit;
5 6	action of the	insurer.	(ii)	[either shall] dismiss the protest or disallow the proposed
7 8	action of the	(2) Commiss		nmissioner shall notify the insurer and the insured of the emptly in writing.
	mailing date a hearing.	(3) of the Co		to paragraph (4) of this subsection, within 30 days after the oner's notice of action, the aggrieved party may request
12 13		(4) the] TH		in the case of a premium increase of 15% or less for the issioner shall:
14 15	hearing; and		(i)	hold a hearing within a reasonable time after the request for a
16 17	10 days befo	ore the he	(ii) aring.	give written notice of the time and place of the hearing at least
18 19		(5) with Title		ng held under this subsection shall be conducted in title 2 of the State Government Article.
22 23 24	action to be ITS UNDER POLICY RE COVERAGE	RWRITIN ELATED E, AS AF	] IN ACC NG STAN TO A CA PPLICAB	earing the insurer has the burden of proving its proposed CORDANCE WITH THE INSURER'S FILED RATING PLAN, NDARDS. OR THE LAWFUL TERMS AND CONDITIONS OF THE ANCELLATION, NONRENEWAL, OR REDUCTION IN SLE, AND NOT IN VIOLATION OF § 27-501 OF THIS TITLE and, the reasons set forth in its notice to the insured.
26 27	(h) conclusion o	(1) of the hear		nmissioner shall issue an order within 30 days after the
30 31	accordance the lawful te	with the increase, or crease, or	nsurer's <del>[</del> condition or reducti	ommissioner finds the proposed action of the insurer to be in filed rating plan, its} underwriting standards{.} or as of the policy related to a cancellation, nonrenewal, on in coverage, as applicable, and not in violation of § , the Commissioner shall:
33			(i)	dismiss the protest; and
34			(ii)	allow the proposed action to be taken on the later of:
35				1. its proposed effective date; and
36				2. 30 days after the date of the determination.

3 4	(3) If the Commissioner finds that the actual reason for the proposed action is not stated in the notice or the proposed action is not in accordance with § 27-501 of this [article] TITLE, the insurer's [filed rating plan, its] underwriting standards[,] or the lawful terms and conditions of the policy related to a cancellation, nonrenewal, [premium increase,] or reduction in coverage, the Commissioner shall:						
6			(i)	disallow the action; and			
9	insurer's cond	duct in m	aintainin	order the insurer to pay reasonable attorney fees incurred by the hearing if the Commissioner finds that the gor defending the proceeding was in bad faith or the osence of a bona fide dispute.			
11 12	(i) Commission			er may delegate the powers and duties of the on to one or more employees or hearing examiners.			
13 14	(j) the entire po	[(1) licy, the		ommissioner disallows a premium increase of 15% or less for within 30 days after the disallowance, shall:			
15 16	insured; and		(i)	return to the insured all disallowed premium received from the			
	pay to the insured interest on the disallowed premium received from the insured calculated at 10% per annum from the date the disallowed premium was received to the date the disallowed premium was returned.						
			in violati	on of paragraph (1) of this subsection, the insurer is in bject to the penalties under § 4-113(d) of this article.			
23 24	(k)] Commission			eeding under this section may appeal the decision of the with § 2-215 of this article.			
	[(1) requirements increases due	s of this s		er may adopt regulations that exclude from the rtain types of premium increases, except for premium			
28		(1)	an accid	ent;			
29 30	state;	(2)	a violatio	on of the Maryland vehicle law or the vehicle law of another			
31		(3)	the clain	ns history of the insured;			
32		(4)	the credi	t history or the credit score of the insured;			
33		(5)	a retierir	ng of the insured; or			
34		(6)	a surcha	rge.]			



2	ACTION, A STATEMENT TI		E DRIVER WAS AT FAULT;
	TO A VIOLATION OF THE N ANOTHER STATE OR TERF	MARYLA	IF THE PREMIUM INCREASE IS DUE WHOLLY OR PARTLY AND VEHICLE LAW OR THE VEHICLE LAWS OF OF THE UNITED STATES:
6		A.	THE NAME OF THE DRIVER;
7		B.	THE DATE OF THE VIOLATION; AND
8		C.	A DESCRIPTION OF THE VIOLATION;
9 10	TO THE CLAIMS HISTORY		IF THE PREMIUM INCREASE IS DUE WHOLLY OR PARTLY INSURED, A DESCRIPTION OF EACH CLAIM; AND
11 12	INSURER'S ACTION;	4.	ANY OTHER INFORMATION THAT IS THE BASIS FOR THE
15		R INSUI N ABOU	THE INSURED SHOULD CONTACT THE INSURED'S RER FOR A REVIEW OF THE PREMIUM IF THE IT THE INCREASE IN PREMIUM OR BELIEVES THE INCORRECT;
19	ENTIRE POLICY, TO REQU	ASE OF A	GHT OF THE INSURED TO PROTEST THE PREMIUM A PREMIUM INCREASE OF MORE THAN 15% FOR THE IEARING BEFORE THE COMMISSIONER BY MAILING E TO THE COMMISSIONER:
21		1.	A COPY OF THE NOTICE;
22 23	NUMBER; AND	2.	THE INSURED'S ADDRESS AND DAYTIME TELEPHONE
24 25	BELIEVES THE PREMIUM		A STATEMENT OF THE REASON THAT THE INSURED SE IS INCORRECT;
26 27	(VI) ADMINISTRATION; AND	THE AD	DDRESS AND FACSIMILE NUMBER OF THE
	(VII) REASONABLE ATTORNEY AT A HEARING IF THE CO	FEES IN	THE COMMISSIONER SHALL ORDER THE INSURER TO PAY NOURRED BY THE INSURED FOR REPRESENTATION ONER FINDS THAT:
		R THE P	THE ACTUAL REASON FOR THE PROPOSED ACTION IS NOT PROPOSED ACTION IS NOT IN ACCORDANCE WITH FILED RATING PLAN; AND
	DEFENDING THE PROCEE WILLFULLY IN THE ABSE	DING W	THE INSURER'S CONDUCT IN MAINTAINING OR AS IN BAD FAITH OR THE INSURER ACTED A BONA FIDE DISPUTE.

3	WITHIN 30 DAYS A	NSURED FTER TI	) MAY P HE MAII	ED BELIEVES THAT THE PREMIUM INCREASE IS PROTEST THE PROPOSED ACTION OF THE INSURER ILING DATE OF THE NOTICE BY MAILING OR O THE COMMISSIONER:
5		(I)	A COPY	PY OF THE NOTICE;
6 7	AND	(II)	THE IN	NSURED'S ADDRESS AND DAYTIME TELEPHONE NUMBER;
8 9	THE PREMIUM INC	(III) REASE		TEMENT OF THE REASON THAT THE INSURED BELIEVES DRRECT.
10 11	(2) INSURER OF THE I			OF A PROTEST, THE COMMISSIONER SHALL NOTIFY THE PROTEST.
		ROTEST	FILED W	PT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS WITH THE COMMISSIONER DOES NOT STAY THE URER.
	COMMISSIONER M	IAY ORI	DER A S'	REMIUM INCREASE FOR A POLICY EXCEEDS 15%, THE STAY OF THE PREMIUM INCREASE PENDING A FINAL R MAKES A FINDING THAT THE PREMIUM INCREASE:
18			1.	MAY CAUSE THE POLICYHOLDER UNDUE HARM; AND
19			2.	IS IN VIOLATION OF THE INSURER'S FILED RATING PLAN.
20 21	(4) COMMISSIONER S		ON THE	E INFORMATION CONTAINED IN THE NOTICE, THE
22 23				RMINE WHETHER THE INSURER'S ACTION IS IN ER'S FILED RATING PLAN AND THIS ARTICLE; AND
24 25	OF THE INSURER.	(II)	DISMIS	SS THE PROTEST OR DISALLOW THE PROPOSED ACTION
26 27	` ,			SIONER SHALL NOTIFY THE INSURER AND THE E COMMISSIONER PROMPTLY IN WRITING.
	POLICY, WITHIN 3	0 DAYS	AFTER '	UM INCREASE OF MORE THAN 15% FOR THE ENTIRE THE MAILING DATE OF THE COMMISSIONER'S EVED PARTY MAY REQUEST A HEARING.
31	(7)	THE CC	OMMISS!	SIONER SHALL:
32 33	REQUEST FOR A H	(I) EARINC		A HEARING WITHIN A REASONABLE TIME AFTER THE
34 35		(II) ST 10 DA		WRITTEN NOTICE OF THE TIME AND PLACE OF THE FORE THE HEARING.

A HEARING REQUESTED UNDER THIS SUBSECTION SHALL BE 1 2 CONDUCTED IN ACCORDANCE WITH TITLE 10, SUBTITLE 2 OF THE STATE 3 GOVERNMENT ARTICLE. AT THE HEARING THE INSURER HAS THE BURDEN OF PROVING ITS 5 PROPOSED ACTION TO BE IN ACCORDANCE WITH ITS FILED RATING PLAN AND THIS 6 ARTICLE AND, IN DOING SO, MAY RELY ONLY ON THE REASONS SET FORTH IN ITS 7 NOTICE TO THE INSURED. THE COMMISSIONER SHALL ISSUE AN ORDER WITHIN 30 DAYS AFTER 8 (E) (1) 9 THE CONCLUSION OF THE HEARING. (2) IF THE COMMISSIONER FINDS THE PROPOSED ACTION OF THE 11 INSURER TO BE IN ACCORDANCE WITH THE INSURER'S FILED RATING PLAN AND 12 THIS ARTICLE, THE COMMISSIONER SHALL: 13 (I) DISMISS THE PROTEST; AND IF THE INSURER'S ACTION IS STAYED, ALLOW THE PROPOSED 14 (II)15 ACTION OF THE INSURER TO BE TAKEN ON THE LATER OF: 1. 16 ITS PROPOSED EFFECTIVE DATE: AND 2. 17 30 DAYS AFTER THE DATE OF THE DETERMINATION. IF THE COMMISSIONER FINDS THAT THE ACTUAL REASON FOR THE 18 19 PROPOSED ACTION IS NOT STATED IN THE NOTICE OR THE PROPOSED ACTION IS NOT 20 IN ACCORDANCE WITH THE INSURER'S FILED RATING PLAN OR THIS ARTICLE, THE 21 COMMISSIONER SHALL: 22 (I) DISALLOW THE ACTION; AND 23 ORDER THE INSURER TO PAY REASONABLE ATTORNEY FEES (II)24 INCURRED BY THE INSURED FOR REPRESENTATION AT THE HEARING IF THE 25 COMMISSIONER FINDS THAT THE INSURER'S CONDUCT IN MAINTAINING OR 26 DEFENDING THE PROCEEDING WAS IN BAD FAITH OR THE INSURER ACTED 27 WILLFULLY IN THE ABSENCE OF A BONA FIDE DISPUTE. THE COMMISSIONER MAY NOT DISMISS A PROTEST SOLELY BECAUSE 28 29 OF THE INSURED'S FAILURE TO STATE A REASON THAT THE INSURED BELIEVES THE 30 PREMIUM INCREASE IS INCORRECT. 31 IF THE COMMISSIONER DISALLOWS A PREMIUM INCREASE FOR THE 32 ENTIRE POLICY, THE INSURER, WITHIN 30 DAYS AFTER THE DISALLOWANCE, SHALL: RETURN TO THE INSURED ALL DISALLOWED PREMIUM 33 (I)34 RECEIVED FROM THE INSURED: AND PAY TO THE INSURED INTEREST ON THE DISALLOWED (II)36 PREMIUM RECEIVED FROM THE INSURED CALCULATED AT 10% A YEAR FROM THE

- 1 DATE THE DISALLOWED PREMIUM WAS RECEIVED TO THE DATE THE DISALLOWED
- 2 PREMIUM WAS RETURNED.
- 3 (2) IF AN INSURER FAILS TO RETURN ANY DISALLOWED PREMIUM AND
- 4 INTEREST TO THE INSURED AS PROVIDED IN PARAGRAPH (1) OF THIS SUBSECTION
- 5 <u>WITHIN 30 DAYS AFTER THE COMMISSIONER DISALLOWS THE ACTION OF THE</u>
- 6 INSURER, THE INSURER SHALL PAY INTEREST ON THE DISALLOWED PREMIUM
- 7 CALCULATED AT 20% A YEAR BEGINNING ON THE 31ST DAY FOLLOWING THE
- 8 DISALLOWANCE TO THE DATE THE DISALLOWED PREMIUM IS RETURNED.
- 9 (2) (3) IF AN INSURER FAILS TO RETURN ANY DISALLOWED PREMIUM
- 10 OR FAILS TO PAY INTEREST TO AN INSURED IN VIOLATION OF PARAGRAPH (1)
- 11 PARAGRAPHS (1) AND (2) OF THIS SUBSECTION, THE INSURER IS SUBJECT TO THE
- 12 PENALTIES UNDER § 4-113(D) OF THIS ARTICLE.
- 13 (G) A PARTY TO A PROCEEDING UNDER THIS SECTION MAY APPEAL THE
- 14 DECISION OF THE COMMISSIONER IN ACCORDANCE WITH § 2-215 OF THIS ARTICLE.
- 15 SECTION 2. AND BE IT FURTHER ENACTED, That:
- 16 (a) The Maryland Insurance Administration may establish a pilot program for
- 17 the purpose of reducing the number of protests filed under this Act.
- 18 (b) Participation by insurers and insureds in the pilot program shall be
- 19 voluntary.
- 20 (c) The pilot program may require participating insurers to provide certain
- 21 information and assistance to consumers who request information about premium
- 22 increases.
- 23 (d) On or before January 1, 2008, the Maryland Insurance Administration
- 24 shall report to the Senate Finance Committee and the House Economic Matters
- 25 Committee, in accordance with § 2-1246 of the State Government Article, on the
- 26 implementation and results of the pilot program.
- 27 SECTION 3. AND BE IT FURTHER ENACTED, That this Act applies to all
- 28 private passenger motor vehicle liability binders and policies issued or renewed on or
- 29 after the effective date of this Act.
- 30 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 31 January 1, 2007.