C4 9lr3208 CF 9lr2339

By: Delegate Feldman

Introduced and read first time: February 16, 2009 Assigned to: Rules and Executive Nominations

## A BILL ENTITLED

1 AN ACT concerning

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## Maryland Automobile Insurance Fund – Eligibility for Insurance Coverage – Take-Out Program

FOR the purpose of establishing a take-out program of insurance coverage for certain persons insured under the Maryland Automobile Insurance Fund; providing that certain provisions of law relating to the authority of the Fund to sell, issue, and deliver a certain policy of insurance, and relating to entitlement to certain continuation of coverage from the Fund, are subject to certain provisions of this Act; requiring the Maryland Insurance Commissioner, instead of the Fund, to certify the eligibility of a person for insurance from the Fund; establishing certain qualifications that certain insurers must meet to be included on a certain take—out list; requiring a certain insurer to provide certain notice if it wishes to be included on the take-out list; requiring, under certain circumstances and within a certain period of time, the Commissioner to include a certain insurer on the take-out list and the Fund to include certain information in a certain notice to certain insureds; providing for the removal of a take-out insurer from the take-out list under certain circumstances and in a certain manner; providing that the provisions of this Act are not in effect under certain circumstances; requiring the Commissioner to provide certain notice under certain circumstances when certain provisions of this Act are in effect and when they are not in effect; providing that a person that has been insured continuously by the Fund for a certain number of years is not eligible for insurance from the Fund except under certain circumstances; requiring the Fund to provide certain notice to certain insureds that have been insured by the Fund for certain periods of time; authorizing a fund producer to place certain coverage with a take-out insurer under certain circumstances; prohibiting a fund producer from binding coverage with a take-out insurer except under certain circumstances; authorizing a take-out insurer to require a fund producer to enter into a certain agreement; authorizing a fund producer to place certain coverage with a take-out insurer without a certain appointment; prohibiting a take-out insurer from refusing to offer certain coverage unless

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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certain conditions are met; prohibiting a take—out insurer from paying a fund producer a commission that is less than a certain amount; authorizing a take—out insurer to pay a fund producer a transfer fee in a certain amount; providing that a certain fund producer shall retain ownership of certain expiration and renewal rights and shall receive a certain commission in a certain amount at each renewal of certain coverage; requiring a take—out insurer that refuses to offer certain coverage, or that offers the coverage, to provide certain notice to the Fund and a certain fund producer; prohibiting the Fund from continuing coverage under certain circumstances for certain take—out candidates unless the Fund has received certain notice; requiring the Commissioner to conduct a certain examination of the Fund to determine certain compliance; exempting certain premiums from a certain premium tax for a certain period of time; defining certain terms; providing for the application of this Act; and generally relating to eligibility for insurance coverage under the Maryland Automobile Insurance Fund.

16 BY repealing and reenacting, with amendments,

17 Article – Insurance

18 Section 20–502 and 20–508

19 Annotated Code of Maryland

20 (2006 Replacement Volume and 2008 Supplement)

21 BY adding to

22 Article – Insurance

23 Section 20–521

24 Annotated Code of Maryland

25 (2006 Replacement Volume and 2008 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

## 28 Article – Insurance

29 20-502.

- 30 (a) [On] **SUBJECT TO** § **20–521 OF THIS SUBTITLE, ON** payment of the premium set by the Fund, the Fund is authorized to and shall sell, issue, and deliver a policy that provides the security required under § 17–103 of the Transportation Article to a person:
- 34 (1) that owns a covered vehicle registered with the Motor Vehicle 35 Administration, has a license issued by the Motor Vehicle Administration to drive a 36 covered vehicle, or is a lessee under a "lease not intended as security", as defined in § 37 11–127.1(b) of the Transportation Article;
  - (2) that does not owe to the Fund:

$\frac{1}{2}$	or been canceled; o	(i) an unpaid premium with respect to a policy that has expired r
3		(ii) a claim payment obtained by fraud;
4	(3)	that:
5 6 7 8	Association members	(i) has attempted in good faith to obtain a policy that provides red under § 17–103 of the Transportation Article from at least two ers and has been rejected or refused the policy by two Association eason other than nonpayment of premiums; or
9 10 11		(ii) has had a policy that provides the security required under § ansportation Article canceled or nonrenewed by an Association ason other than nonpayment of premiums; and
12	(4)	that meets the requirements of subsection (b) of this section.
13	(b) To be	eligible for a policy issued under this subtitle, a person must:
14	(1)	be domiciled in the State;
15 16	(2) regardless of the pe	own, lease, or rent a primary place of residence in the State and, erson's domicile, reside in the State for more than 1 year;
17 18	(3) and base and opera	maintain a main or branch office or warehouse facility in the State, ate motor vehicles intrastate in the State;
19	(4)	have filed as a State resident for income tax purposes; or
20 21	(5) Transportation Art	have a nonresident permit issued under § 13–402.1(e) of the cicle.
22 23	(c) (1) does not apply to a	Except as provided in paragraph (2) of this subsection, this section person to the extent that the person:
24 25 26	to an individual w	(i) leases a covered vehicle that is a private passenger vehicle ho does not meet the requirements of subsection (b) of this section;
27		(ii) garages the covered vehicle principally outside of the State.
28 29	(2) subsection who is:	This section applies to a person described in paragraph (1) of this
30 31	States or the Unite	(i) a member, on active duty, of the armed forces of the United ed States Public Health Service; or

- 4 **HOUSE BILL 1317** a student enrolled in an accredited school, college, or 1 (ii)  $\mathbf{2}$ university or serving a medical internship. 3 (d) The eligibility of [an applicant] A PERSON for insurance from the Fund 4 shall be certified at a time and in a manner approved by the [Fund] **COMMISSIONER**. 5 If a prospective insured fails to qualify under this section, any (e) policy issued is void and a commission may not be paid by the Fund to a fund 6 7 producer. 8 (2)(i) Subject to the provisions of subparagraph (ii) of this 9 paragraph, if a person fails to meet the requirements of subsection (b) of this section, the Fund may charge and collect the greater of: 10 11 1. a policy processing fee to cover its expenses; or 2. the amount that the person would have received after 1213 the Fund returns to a fund producer, or any other person other than the person who fails to meet the requirements of subsection (b) of this section, any gross unearned 14 premiums that are due under the policy. 15 16 (ii) Prior to charging and collecting a policy processing fee or the amount allowed under subparagraph (i) of this paragraph, the Fund shall refer to the 17 Insurance Fraud Division in the Administration for investigation and possible 18 prosecution of the person who fails to meet the requirements of subsection (b) of this 19 20 section. 21 20-508.[A] Subject to  $\S$  20-521 of this subtitle, a policyholder is 22 23entitled to continuation of coverage from the Fund at rates that are reasonably comparable to those charged by standard insurers and approved by the Commissioner 24 25 if, for 3 continuous years of coverage under a policy issued by the Fund, the policyholder has not: 26 been charged with a moving traffic violation; **(1)**
- 27
- 28 (2)had a chargeable traffic accident; and

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- 29 been assessed more than one point by the Motor Vehicle (3)30 Administration.
  - (b) A policyholder who meets the requirements of subsection (a) of this section is not entitled to a safe driver credit as defined in the rules and rate schedules of the Fund filed with the Commissioner.

- 1 In determining eligibility for rates that are reasonably comparable to (c)  $\mathbf{2}$ those charged by standard insurers, the Fund may not consider: 3 (1)a lapse in coverage of 30 days or less; and 4 (2)the addition of a driver to the policy who has certified in a manner approved by the Fund for the immediately preceding 3 continuous years that the 5 driver has not had a moving traffic violation, has not been assessed more than one 6 point, and has not had a chargeable traffic accident. 7 8 20-521. 9 (A) **(1)** IN THIS SECTION THE FOLLOWING WORDS HAVE THE 10 MEANINGS INDICATED. 11 **(2)** "MINIMUM REQUIRED COVERAGE" MEANS THE SECURITY 12 REQUIRED UNDER § 17–103 OF THE TRANSPORTATION ARTICLE. 13 "TAKE-OUT CANDIDATE" MEANS A PERSON THAT RECEIVES **(3)** 14 THE WRITTEN NOTICE DESCRIBED IN SUBSECTION (D) OF THIS SECTION. 15 **(4)** "TAKE-OUT INSURER" MEANS AN ASSOCIATION MEMBER 16 INCLUDED ON THE TAKE-OUT LIST. 17 "TAKE-OUT LIST" MEANS THE LIST OF TAKE-OUT INSURERS **(5)** 18 MAINTAINED BY THE COMMISSIONER IN ACCORDANCE WITH SUBSECTION (B) OF 19 THIS SECTION. 20 (B) **(1)** TO BE INCLUDED ON THE TAKE-OUT LIST MAINTAINED BY 21THE COMMISSIONER, AN ASSOCIATION MEMBER SHALL: 22 FILE A RATING PLAN THAT ENABLES THE ASSOCIATION (I)23 MEMBER TO OFFER THE MINIMUM REQUIRED COVERAGE TO PERSONS INSURED 24BY THE FUND; AND 25(II)ELECT TO PERMIT A FUND PRODUCER TO PLACE 26COVERAGE FOR A TAKE-OUT CANDIDATE IN ACCORDANCE WITH SUBSECTION 27(E) OF THIS SECTION.
- 28 (2) (I) AN ASSOCIATION MEMBER THAT MEETS THE 29 QUALIFICATIONS OF PARAGRAPH (1) OF THIS SUBSECTION SHALL NOTIFY THE 30 COMMISSIONER AND THE FUND IN WRITING IF IT WISHES TO BE INCLUDED ON 31 THE TAKE-OUT LIST AS A TAKE-OUT INSURER.

	6 HOUSE BILL 1317
$\frac{1}{2}$	(II) WITHIN 30 DAYS AFTER RECEIVING THE WRITTEN NOTICE DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH:
3 4	1. THE COMMISSIONER SHALL INCLUDE THE ASSOCIATION MEMBER ON THE TAKE-OUT LIST AS A TAKE-OUT INSURER: AND
5	2. THE FUND SHALL INCLUDE THE NAME AND
6	ADDRESS OF THE ASSOCIATION MEMBER IN THE WRITTEN NOTICE PROVIDED
7	TO INSUREDS UNDER SUBSECTION (D) OF THIS SECTION.
8	(3) (I) A TAKE-OUT INSURER SHALL NOTIFY THE
9	COMMISSIONER AND THE FUND IN WRITING IF THE TAKE-OUT INSURER WISHES
LO	TO BE REMOVED FROM THE TAKE-OUT LIST.
l1	(II) WITHIN 30 DAYS AFTER RECEIVING THE WRITTEN
12	NOTICE DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH:
13	1. THE COMMISSIONER SHALL REMOVE THE
L <b>4</b>	TAKE-OUT INSURER FROM THE TAKE-OUT LIST; AND
L <b>5</b>	2. THE FUND MAY NOT INCLUDE THE NAME AND
16	ADDRESS OF THE ASSOCIATION MEMBER IN THE WRITTEN NOTICE PROVIDED
L <b>7</b>	TO INSUREDS UNDER SUBSECTION (D) OF THIS SECTION.
L8	(4) THE COMMISSIONER SHALL MAINTAIN A LIST OF
L9	ASSOCIATION MEMBERS THAT WISH TO BE INCLUDED ON THE TAKE-OUT LIST
20	AS TAKE-OUT INSURERS.
21	(5) (I) ON ANY DATE ON WHICH THE TAKE-OUT LIST INCLUDES
22	FEWER THAN THREE TAKE-OUT INSURERS, THE PROVISIONS OF THIS SECTION
23	ARE NOT IN EFFECT.
24	(II) THE COMMISSIONER SHALL NOTIFY THE FUND IN
25	WRITING:
26	1 WHEN THE PROVISIONS OF THIS SECTION

**INITIALLY ARE IN EFFECT; AND** 28 2. WHENEVER THE MINIMUM NUMBER OF TAKE-OUT

29 INSURERS IS NOT INCLUDED ON THE TAKE-OUT LIST AND THE PROVISIONS OF

30 THIS SECTION ARE NOT IN EFFECT.

- 1 (C) A PERSON THAT HAS BEEN INSURED CONTINUOUSLY BY THE FUND FOR 2 YEARS OR MORE IS NOT ELIGIBLE FOR INSURANCE FROM THE FUND UNLESS TWO TAKE-OUT INSURERS HAVE:
- 4 (1) REFUSED TO OFFER THE PERSON THE MINIMUM REQUIRED 5 COVERAGE BECAUSE THE PERSON DOES NOT SATISFY THE TAKE-OUT 6 INSURERS' ELIGIBILITY OR UNDERWRITING STANDARDS; OR
- 7 (2) OFFERED THE PERSON THE MINIMUM REQUIRED COVERAGE 8 FOR A PREMIUM THAT IS MORE THAN THE PREMIUM CHARGED TO THE PERSON 9 BY THE FUND FOR THE MINIMUM REQUIRED COVERAGE.
- 10 (D) (1) AT LEAST 60 DAYS BEFORE THE EXPIRATION OR 11 ANNIVERSARY DATE OF A POLICY ISSUED BY THE FUND, THE FUND SHALL 12 PROVIDE THE INSURED WITH WRITTEN NOTICE THAT STATES:
- 13 (I) IF THE INSURED HAS BEEN INSURED CONTINUOUSLY BY
  14 THE FUND FOR 1 YEAR OR MORE AS OF THE EXPIRATION OR ANNIVERSARY
  15 DATE OF THE POLICY ISSUED BY THE FUND:
- 16 1. THE NAMES AND ADDRESSES OF THE TAKE-OUT INSURERS ON THE TAKE-OUT LIST; AND
- 2. THAT THE TAKE-OUT INSURERS ON THE TAKE-OUT LIST OFFER THE MINIMUM REQUIRED COVERAGE TO PERSONS INSURED BY THE FUND AND MAY BE ABLE TO OFFER THE INSURED A COMPETITIVE RATE QUOTATION; AND
- 22 (II) IF THE INSURED HAS BEEN INSURED CONTINUOUSLY BY 23 THE FUND FOR 2 YEARS OR MORE AS OF THE EXPIRATION OR ANNIVERSARY 24 DATE OF THE POLICY ISSUED BY THE FUND:
- 25 1. THAT THE INSURED MUST SATISFY THE 26 ELIGIBILITY REQUIREMENT OF SUBSECTION (C) OF THIS SECTION BY THE 27 EXPIRATION OR ANNIVERSARY DATE OF THE POLICY ISSUED BY THE FUND; AND
- 28 2. THAT THE FUND WILL NOT PROVIDE THE
  29 MINIMUM REQUIRED COVERAGE TO THE INSURED AFTER THE EXPIRATION OR
  30 ANNIVERSARY DATE OF THE POLICY ISSUED BY THE FUND UNLESS THE FUND
  31 HAS RECEIVED WRITTEN NOTICE FROM TWO TAKE-OUT INSURERS THAT
  32 ESTABLISHES THAT THE INSURED IS ELIGIBLE FOR COVERAGE BY THE FUND IN
  33 ACCORDANCE WITH SUBSECTION (C) OF THIS SECTION.

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TAKE-OUT INSURER.

1 **(2)** THE WRITTEN NOTICE REQUIRED BY PARAGRAPH (1) OF THIS 2 SUBSECTION SHALL BE IN PRINTED IN 12 POINT BOLD TYPE. 3 A COPY OF THE NOTICE DESCRIBED IN PARAGRAPH (1) OF 4 THIS SUBSECTION SHALL BE MAILED OR DELIVERED TO THE FUND PRODUCER 5 THAT BOUND THE INSURED'S COVERAGE WITH THE FUND DURING THE MOST 6 RECENT COVERAGE PERIOD. 7  $(\mathbf{E})$ **(1)** A FUND PRODUCER MAY PLACE THE MINIMUM REQUIRED 8 COVERAGE FOR A TAKE-OUT CANDIDATE WITH A TAKE-OUT INSURER IF: 9 (I)THE FUND PRODUCER: 10 1. OWNS THE EXPIRATION AND RENEWAL RIGHTS OF 11 THE POLICY ISSUED BY THE FUND TO THE TAKE-OUT CANDIDATE; OR 12 2. IS AUTHORIZED BY THE TAKE-OUT CANDIDATE TO PLACE THE MINIMUM REQUIRED COVERAGE WITH A TAKE-OUT INSURER; AND 13 14 (II) THE TAKE-OUT CANDIDATE: 15 1. HAS BEEN INSURED CONTINUOUSLY BY THE FUND 16 FOR 1 YEAR OR MORE: 17 SATISFIES THE TAKE-OUT INSURER'S ELIGIBILITY 2. 18 AND UNDERWRITING STANDARDS; 19 3. SUBMITS AN APPLICATION TO THE FUND 20 PRODUCER FOR THE MINIMUM REQUIRED COVERAGE; AND 214. PAYS THE APPROPRIATE PREMIUM. 22**(2)** A FUND PRODUCER THAT PLACES THE MINIMUM (I)23 REQUIRED COVERAGE WITH A TAKE-OUT INSURER MAY NOT BIND COVERAGE 24 WITH THE TAKE-OUT INSURER UNLESS AUTHORIZED TO DO SO BY THE 25TAKE-OUT INSURER. 26 (II)BEFORE ACCEPTING AN APPLICATION FROM A FUND 27 PRODUCER UNDER THIS SUBSECTION, A TAKE-OUT INSURER MAY REQUIRE THE 28 FUND PRODUCER TO ENTER INTO AN AGREEMENT THAT SETS FORTH THE 29 TERMS AND CONDITIONS UNDER WHICH THE FUND PRODUCER MAY PLACE THE 30 MINIMUM REQUIRED COVERAGE FOR A TAKE-OUT CANDIDATE WITH THE

- 1 (III) A FUND PRODUCER MAY PLACE THE MINIMUM
  2 REQUIRED COVERAGE WITH A TAKE-OUT INSURER IN ACCORDANCE WITH THIS
  3 SECTION WITHOUT AN APPOINTMENT BY THE TAKE-OUT INSURER UNDER §
  4 10-103(D) OF THIS ARTICLE.
- 5 (3) A TAKE-OUT INSURER MAY NOT REFUSE TO OFFER A
  6 TAKE-OUT CANDIDATE THE MINIMUM REQUIRED COVERAGE UNLESS THE
  7 TAKE-OUT CANDIDATE DOES NOT SATISFY THE TAKE-OUT INSURER'S
  8 ELIGIBILITY OR UNDERWRITING STANDARDS.

## (4) A TAKE-OUT INSURER:

- 10 (I) MAY NOT PAY A FUND PRODUCER THAT PLACES
  11 COVERAGE UNDER THIS SUBSECTION A COMMISSION THAT IS LESS THAN THE
  12 LOWEST COMMISSION THE TAKE-OUT INSURER PAYS AN INSURANCE PRODUCER
  13 THAT IS AUTHORIZED TO BIND COVERAGE WITH THE TAKE-OUT INSURER; AND
- 14 (II) MAY PAY A FUND PRODUCER THAT PLACES COVERAGE 15 UNDER THIS SUBSECTION A TRANSFER FEE IN AN AMOUNT NOT EXCEEDING \$25.
- 16 (5) A FUND PRODUCER THAT PLACES COVERAGE UNDER THIS 17 SUBSECTION SHALL:
- 18 (I) RETAIN OWNERSHIP OF THE EXPIRATION AND RENEWAL 19 RIGHTS OF THE POLICY ISSUED BY THE TAKE-OUT INSURER; AND
- 20 (II) AT EACH RENEWAL, RECEIVE A COMMISSION FROM THE
  21 TAKE-OUT INSURER THAT IS NOT LESS THAN THE LOWEST COMMISSION THE
  22 TAKE-OUT INSURER PAYS AN INSURANCE PRODUCER THAT IS AUTHORIZED TO
  23 BIND COVERAGE WITH THE TAKE-OUT INSURER.
- 24 (F) (1) IF A TAKE-OUT INSURER REFUSES TO OFFER THE MINIMUM 25 REQUIRED COVERAGE TO A TAKE-OUT CANDIDATE, THE TAKE-OUT INSURER 26 SHALL PROVIDE WRITTEN NOTICE OF THE REFUSAL TO THE FUND AND THE 27 FUND PRODUCER.
- 28 (2) If A TAKE-OUT INSURER OFFERS THE MINIMUM REQUIRED
  29 COVERAGE TO A TAKE-OUT CANDIDATE, THE TAKE-OUT INSURER SHALL
  30 PROVIDE WRITTEN NOTICE OF THE OFFER, INCLUDING THE RATE QUOTATION,
  31 TO THE FUND AND THE FUND PRODUCER.
- 32 (3) THE FUND MAY NOT CONTINUE COVERAGE AT EXPIRATION OR 33 PERMIT COVERAGE TO CONTINUE PAST THE ANNIVERSARY DATE FOR A 34 TAKE-OUT CANDIDATE THAT HAS BEEN INSURED CONTINUOUSLY BY THE FUND

- 1 FOR 2 YEARS OR MORE UNLESS THE FUND HAS RECEIVED WRITTEN NOTICE
- 2 FROM TWO TAKE-OUT INSURERS UNDER PARAGRAPH (1) OR PARAGRAPH (2) OF
- 3 THIS SUBSECTION THAT ESTABLISHES THAT THE TAKE-OUT CANDIDATE IS
- 4 ELIGIBLE FOR COVERAGE BY THE FUND IN ACCORDANCE WITH SUBSECTION (C)
- 5 OF THIS SECTION.
- 6 (4) THE COMMISSIONER SHALL EXAMINE THE FUND AT LEAST ONCE EVERY 2 YEARS TO DETERMINE THE FUND'S COMPLIANCE WITH PARAGRAPH (3) OF THIS SUBSECTION.
- 9 (G) If a take-out candidate purchases the minimum required Coverage from a take-out insurer at the expiration of coverage by The Fund, the premium received by the take-out insurer for the Minimum required coverage during the 12 months following the Expiration of coverage by the Fund is not subject to the tax imposed by § 6–102 of this article.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to all policies and contracts issued by the Maryland Automobile Insurance Fund on or after the effective date of this Act.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2009.