## SENATE BILL 774

C3, C4 0lr2324 CF HB 882

By: Senators Kramer, Conway, Currie, Della, Forehand, Jacobs, Jones, Kelley, King, Klausmeier, Lenett, Madaleno, Middleton, Muse, Peters, Pugh, Raskin, Robey, Rosapepe, Stoltzfus, and Stone Stone, Astle, Exum, Garagiola, and Glassman

Introduced and read first time: February 10, 2010

Assigned to: Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 17, 2010

CHAPTER \_\_\_\_\_

1 AN ACT concerning

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## Life and Health Insurance - Senior Investment Protection Insurance Producers - Use of Senior or Retiree Credential or Designation

FOR the purpose of prohibiting a person an insurance producer from using a senior-specific certification or professional senior or retiree credential or designation in a way that is or would mislead a purchaser of life insurance, health insurance, or an annuity about certain matters; stating the intent of this Act: requiring the Maryland Insurance Commissioner to specify certain misleading uses of certain certifications and designations by regulation or order: providing that certain uses shall be specified as being misleading under this Act; requiring the Commissioner to consult with the Securities Commissioner of the Securities Division on certain matters; establishing a rebuttable presumption concerning certain organizations that issue certain certifications and designations; establishing certain factors to consider in interpreting certain certifications and designations; establishing a penalty for violating this Act, including imprisonment and a fine; providing for the application of this Act; providing for the construction of this Act, including certain conflict of laws; defining certain terms; and generally relating to the sale and purchase of life insurance, health insurance, and annuities be misleading in connection with the offer, sale, or purchase of insurance; requiring the Maryland Insurance Commissioner, in consultation with the Securities Commissioner of the Division of Securities in the Office of the Attorney General, to adopt certain regulations;

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

1	providing that the regulations may contain certain exemptions under certain							
$\frac{1}{2}$	circumstances; providing that a violation of this Act constitutes a lack of							
3	trustworthiness for the purposes of certain provisions of law; providing for the							
$\overline{4}$	construction of this Act; and generally relating to the offer, sale, and purchase of							
5	insurance.							
6	BY repealing and reenacting, without amendments,							
7	Article – Insurance							
8	Section 27–201							
9	Annotated Code of Maryland							
10	(2006 Replacement Volume and 2009 Supplement)							
11	BY adding to							
12	Article – Insurance							
13	Section 27–223							
14	Annotated Code of Maryland							
15	(2006 Replacement Volume and 2009 Supplement)							
10	(2000 Replacement Volume and 2000 Supplement)							
16	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF							
17	MARYLAND, That the Laws of Maryland read as follows:							
18	Article – Insurance							
19	27–201.							
10								
20	The commission of an act prohibited under this subtitle is defined as an unfair							
21	method of competition and an unfair and deceptive act or practice in the business of							
22	insurance.							
23	27–223.							
24	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE							
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25	MEANINGS INDICATED.							
26	(2) "Financial services regulatory agency" includes a							
27	UNIT THAT REGULATES INSURERS, INSURANCE AGENTS, BROKER-DEALERS,							
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28	INVESTMENT ADVISERS, OR INVESTMENT COMPANIES AS DEFINED UNDER THE FEDERAL INVESTMENT COMPANY ACT OF 1940.							
29	FEDERAL INVESTMENT COMPANY ACTOF 1940.							
30	(3) "Health insurance" means a policy of individual or							
31	GROUP SICKNESS AND ACCIDENT INSURANCE, LONG TERM CARE INSURANCE,							
32	MEDICARE ADVANTAGE, MEDICARE SUPPLEMENT, OR MEDICARE PART D.							
33	(B) IT IS THE INTENT OF THIS SECTION TO SET FORTH STANDARDS TO							
34	PROTECT CONSUMERS FROM DISHONEST, DECEPTIVE, MISLEADING, AND							
35	FRAUDULENT TRADE PRACTICES IN THE USE OF SENIOR-SPECIFIC							

FRAUDULENT TRADE PRACTICES IN THE USE OF SENIOR-SPECIFIC

1 CERTIFICATIONS AND PROFESSIONAL DESIGNATIONS IN THE MARKETING, 2 SOLICITATION, NEGOTIATION, SALE, AND PURCHASE OF, AND ADVICE GIVEN IN 3 CONNECTION WITH, LIFE INSURANCE, HEALTH INSURANCE, AND ANNUITIES.

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- (C) THIS SECTION APPLIES TO ANY SOLICITATION, SALE, OR PURCHASE OF, OR ADVICE GIVEN IN CONNECTION WITH, LIFE INSURANCE, HEALTH INSURANCE, OR AN ANNUITY BY A PERSON.
- 7 A PERSON MAY NOT USE A SENIOR SPECIFIC CERTIFICATION OR 8 PROFESSIONAL DESIGNATION THAT INDICATES OR IMPLIES, IN A WAY THAT IS 9 OR WOULD BE MISLEADING TO A PURCHASER OR PROSPECTIVE PURCHASER. 10 THAT THE PERSON HAS SPECIAL CERTIFICATION OR TRAINING IN ADVISING OR 11 PROVIDING SERVICES TO SENIORS IN CONNECTION WITH THE MARKETING. 12 NEGOTIATING. SOLICITING. SELLING. OR PURCHASING OF LIFE INSURANCE. 13 HEALTH INSURANCE, OR AN ANNUITY OR IN PROVIDING ADVICE AS TO THE 14 VALUE OF OR THE ADVISABILITY OF PURCHASING LIFE INSURANCE, HEALTH 15 INSURANCE, OR AN ANNUITY, EITHER DIRECTLY OR INDIRECTLY, THROUGH 16 PUBLICATIONS OR WRITINGS, OR BY ISSUING OR PUBLISHING ANALYSES OR 17 REPORTS RELATED TO LIFE INSURANCE, HEALTH INSURANCE, OR AN ANNUITY.
- 18 (E) (1) BY REGULATION OR ORDER, THE COMMISSIONER SHALL
  19 SPECIFY WHAT CONSTITUTES A MISLEADING USE OF A SENIOR-SPECIFIC
  20 CERTIFICATION OR PROFESSIONAL DESIGNATION FOR PURPOSES OF
  21 SUBSECTION (D) OF THIS SECTION.
- 22 (2) THE MISLEADING USES SPECIFIED UNDER PARAGRAPH (1) OF 23 THIS SUBSECTION SHALL INCLUDE:
- 24 (I) USE OF A CERTIFICATION OR PROFESSIONAL
  25 DESIGNATION BY A PERSON WHO HAS NOT ACTUALLY EARNED OR IS OTHERWISE
  26 INELIGIBLE TO USE THE CERTIFICATION OR DESIGNATION;
- 27 (II) USE OF A NONEXISTENT OR SELF-CONFERRED
  28 CERTIFICATION OR PROFESSIONAL DESIGNATION:
- 29 (III) USE OF A CERTIFICATION OR PROFESSIONAL
  30 DESIGNATION THAT INDICATES OR IMPLIES A LEVEL OF OCCUPATIONAL
  31 QUALIFICATIONS OBTAINED THROUGH EDUCATION, TRAINING, OR EXPERIENCE
  32 THAT THE PERSON USING THE CERTIFICATION OR DESIGNATION DOES NOT
  33 HAVE: AND
- 34 (IV) USE OF A CERTIFICATION OR PROFESSIONAL
  35 DESIGNATION THAT WAS OBTAINED FROM A CERTIFYING OR DESIGNATING
  36 ORGANIZATION THAT:

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1	1. IS PRIMARILY ENGAGED IN THE BUSINESS OF
2	INSTRUCTION IN SALES OR MARKETING;
0	2 DODG NOW HAVE DELGONADED GWANDADDG OD
3	2. DOES NOT HAVE REASONABLE STANDARDS OR
4	PROCEDURES FOR ASSURING THE COMPETENCY OF THOSE CERTIFIED OR
5	<del>DESIGNATED;</del>
6	3. DOES NOT HAVE REASONABLE STANDARDS OR
7	PROCEDURES FOR MONITORING AND DISCIPLINING THOSE CERTIFIED OR
8	DESIGNATED FOR IMPROPER OR UNETHICAL CONDUCT; OR
9	4. DOES NOT HAVE REASONABLE CONTINUING
10	EDUCATION REQUIREMENTS FOR THOSE CERTIFIED OR DESIGNATED IN ORDER
11	TO MAINTAIN THE CERTIFICATE OR DESIGNATION.
12	(3) In specifying misleading uses under paragraph (1) of
13	THIS SUBSECTION, THE COMMISSIONER SHALL CONSULT WITH THE SECURITIES
14	COMMISSIONER OF THE SECURITIES DIVISION IN ORDER TO ESTABLISH WHICH
15	ACTS MAY BE CONSIDERED VIOLATIONS OF THIS SECTION AND WHICH MAY BE
16	CONSIDERED VIOLATIONS OF § 11-305 OF THE CORPORATIONS AND
17	ASSOCIATIONS ARTICLE.
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18	(F) THERE IS A REBUTTABLE PRESUMPTION THAT A CERTIFYING OR
19	DESIGNATING ORGANIZATION IS NOT DISQUALIFIED UNDER THIS SECTION IF:
20	(1) THE CERTIFICATION OR DESIGNATION ISSUED FROM THE
$\frac{1}{21}$	ORGANIZATION DOES NOT PRIMARILY APPLY TO SALES OR MARKETING; AND
	· · · · · · · · · · · · · · · · · · ·
22	(2) THE ORGANIZATION OR THE CERTIFICATION OR DESIGNATION
23	IN QUESTION HAS BEEN ACCREDITED BY ONE OF THE FOLLOWING ACCREDITING
24	ENTITIES:
25	(I) THE AMERICAN NATIONAL STANDARDS INSTITUTE
26	<del>("ANSI");</del>
27	(II) THE NATIONAL COMMISSION FOR CERTIFYING
28	AGENCIES; OR
40	<del>ruencies, on</del>
29	(III) AN ORGANIZATION THAT IS ON THE U.S. DEPARTMENT
30	OF EDUCATION'S LIST ENTITLED "ACCREDITING AGENCIES RECOGNIZED FOR
31	TITLE IV PURPOSES".
32	(G) (1) IN DETERMINING WHETHER A COMBINATION OF WORDS OR AN

ACRONYM STANDING FOR A COMBINATION OF WORDS CONSTITUTES A

- 1 CERTIFICATION OR PROFESSIONAL DESIGNATION INDICATING OR IMPLYING 2 THAT A PERSON HAS SPECIAL CERTIFICATION OR TRAINING IN ADVISING OR 3 SERVICING SENIORS. FACTORS TO BE CONSIDERED SHALL INCLUDE: 4 <del>(1)</del> USE OF ONE OR MORE WORDS SUCH AS "SENIOR", "RETIREMENT", "ELDER", OR SIMILAR WORDS COMBINED WITH ONE OR MORE 5 WORDS SUCH AS "CERTIFIED", "REGISTERED", "CHARTERED", "ADVISOR", 6 "SPECIALIST", "CONSULTANT", "PLANNER", OR SIMILAR WORDS, IN THE NAME 7 8 OF THE CERTIFICATION OR PROFESSIONAL DESIGNATION: AND 9 <del>(III)</del> THE MANNER IN WHICH THOSE WORDS ARE COMBINED. 10 (2)FOR PURPOSES OF THIS SECTION, A JOB TITLE WITHIN AN 11 ORGANIZATION THAT IS LICENSED OR REGISTERED BY A STATE OR FEDERAL 12 FINANCIAL SERVICES REGULATORY AGENCY IS NOT A CERTIFICATION OR 13 PROFESSIONAL DESIGNATION, UNLESS THE JOB TITLE IS USED IN A MANNER 14 THAT WOULD CONFUSE OR MISLEAD A REASONABLE CONSUMER, WHEN THE JOB 15 TITLE: 16 <del>(I)</del> INDICATES SENIORITY OR STANDING WITHIN THE 17 **ORGANIZATION: OR** 18 <del>(111)</del> SPECIFIES AN INDIVIDUAL'S AREA OF SPECIALIZATION 19 WITHIN THE ORGANIZATION. 20 (H) (1) IN ADDITION TO ANY OTHER PENALTY PROVIDED BY LAW, A 21 PERSON THAT WILLFILLY VIOLATES THIS SECTION IS GUILTY OF A 22 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT 23 EXCEEDING 5 YEARS OR A FINE NOT EXCEEDING \$100,000 OR BOTH. 24<del>(2)</del> EACH VIOLATION OF THIS SECTION IS A SEPARATE **VIOLATION.** 25 26 <del>(1)</del> NOTHING IN THIS SECTION LIMITS THE AUTHORITY OF THE <del>(I)</del> COMMISSIONER TO ENFORCE ANY OTHER LAW. 27 28 IN CASE OF A CONFLICT BETWEEN THIS SECTION AND § 29 11 305 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE. THIS SECTION 30 CONTROLS.
- 31 (A) IT IS UNLAWFUL FOR ANY INSURANCE PRODUCER TO USE A SENIOR
  32 OR RETIREE CREDENTIAL OR DESIGNATION IN A WAY THAT IS OR WOULD BE
  33 MISLEADING IN CONNECTION WITH THE OFFER, SALE, OR PURCHASE OF
  34 INSURANCE.

( <u>B)</u> SECURITI	(1) THE COMM ES COMMISSIONER O			NSULTATION ECURITIES I	
	TTORNEY GENERAL,				
CONSTITU	TES A MISLEADING U	USE OF A SE	ENIOR OR	RETIREE CH	REDENTIAI
DESIGNAT	TON FOR PURPOSES O	F SUBSECTION	ON (A) OF	THIS SECTIO	<u>ON.</u>
	(2) THE REGULA				
	EXEMPTIONS FROM				•
	ONS ARE CONSISTENT SINTENDED BY THE P				
(C) LACK OF '	A VIOLATION OF SUFFICE STRUSTWORTHINESS F				
<u>(D)</u>	THIS SECTION MAY			TO LIMIT AN	NY POWERS
July 1, 201	0.				
Approved:					
					Governor.
				President of the	he Senate.
			Speaker of	the House of	Delegates.