HOUSE BILL 1097

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 $\begin{array}{c} 2 lr 2521 \\ CF \ SB \ 812 \end{array}$

By: **Delegate Rudolph** Introduced and read first time: February 10, 2012 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2 Insurance – Suspected Fraud – Reporting Requirement

- FOR the purpose of altering the list of persons that are required to report suspected
 insurance fraud to certain persons and entities in a certain manner under
 certain circumstances; authorizing the withholding of certain information
 provided by certain persons under certain circumstances; making stylistic
 changes; and generally relating to required reporting of suspected insurance
 fraud.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Insurance
- 11 Section 27–802
- 12 Annotated Code of Maryland
- 13 (2011 Replacement Volume)

14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 15 MARYLAND, That the Laws of Maryland read as follows:

Article – Insurance 16 1727 - 802. 18(a) **THIS SECTION APPLIES TO:** 19 (1)[An] authorized insurer, itsINSURERS AND THEIR 20employees[,]; 21(2) fund producers[,] AND insurance producers[, a]; 22viatical settlement [provider, or a] **PROVIDERS**; (3)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



HOUSE BILL 1097

1 (4) viatical settlement [broker who in good faith has cause to believe 2 that insurance fraud has been or is being committed shall report the suspected 3 insurance fraud in writing to the Commissioner, the Fraud Division, or the 4 appropriate federal, State, or local law enforcement authorities.] **BROKERS**;

5 [(2)] (5) [An] independent insurance [producer shall meet the 6 reporting requirement of this subsection by reporting the suspected insurance fraud in 7 writing to the Fraud Division.] **PRODUCERS**;

8 [(3)] (6) [A] registered premium finance [company shall meet the 9 requirement of this subsection by reporting suspected insurance fraud in writing to 10 the Fraud Division.] COMPANIES AND THEIR EMPLOYEES;

11(7) THE NATIONALASSOCIATION OFINSURANCE12COMMISSIONERS AND ITS EMPLOYEES;

13 (8) ORGANIZATIONS ESTABLISHED TO DETECT AND PREVENT
 14 FRAUDULENT INSURANCE ACTS AND THE AGENTS, EMPLOYEES, AND DESIGNEES
 15 OF THE ORGANIZATIONS; AND

16(9) PROVIDERS OF A RECOGNIZED COMPREHENSIVE DATABASE17SYSTEM APPROVED BY THE COMMISSIONER TO MONITOR ACTIVITIES18INVOLVING INSURANCE FRAUD AND THE EMPLOYEES OF THE PROVIDERS.

(B) IF A PERSON SUBJECT TO THIS SECTION HAS CAUSE TO BELIEVE IN
GOOD FAITH THAT INSURANCE FRAUD HAS BEEN OR IS BEING COMMITTED, THE
PERSON SHALL REPORT THE SUSPECTED INSURANCE FRAUD IN WRITING TO
THE COMMISSIONER, THE FRAUD DIVISION, OR THE APPROPRIATE FEDERAL,
STATE, OR LOCAL LAW ENFORCEMENT AUTHORITY.

24[(b)] (C) In addition to any protection provided under § 10–618 of the State Government Article, any information, documentation, or other evidence provided 2526under this section [by an insurer, its employees, fund producers, or insurance producers, a viatical settlement provider, a viatical settlement broker, an independent 2728insurance producer, or a registered premium finance company to the Commissioner, 29the Fraud Division, or a federal, State, or local law enforcement authority in 30 connection with an investigation of suspected insurance fraud is not subject to public inspection for as long as the Commissioner, Fraud Division, or law enforcement 31 32authority considers the withholding to be necessary to complete an investigation of the 33 suspected fraud or to protect the person investigated from unwarranted injury.

34 [(c)] (D) A person is not subject to civil liability for a cause of action by 35 virtue of reporting suspected insurance fraud if:

HOUSE BILL 1097

- 1 (1) the report was made to the Commissioner, Fraud Division, or an 2 appropriate federal, State, or local law enforcement authority; and
- 3 (2) the person that reported the suspected insurance fraud acted in 4 good faith when making the report.
- 5 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 6 October 1, 2012.