C4 7lr3655 CF SB 910

By: Delegate Brooks

Introduced and read first time: February 15, 2017 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

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Maryland Automobile Insurance Fund - Operations

3 FOR the purpose of repealing an exception for the Maryland Automobile Insurance Fund 4 from certain provisions of law governing the imposition of a certain premium tax; 5 altering the scope of certain provisions of law governing prior approval rate making 6 to exclude the Fund from prior approval rate making; providing that certain 7 provisions of law governing competitive rating rate making apply to the Fund under 8 certain circumstances; repealing a provision of law that makes the Fund subject to 9 the provisions of the Open Meetings Act; removing the Executive Director of the Fund as a member of a certain audit committee; clarifying that, under certain 10 11 circumstances, the Board of Trustees of the Fund adopts policies and not regulations; 12 clarifying that, with respect to certain provisions of law, the Fund is subject to the 13 Administrative Procedure Act; authorizing the Fund to sell, issue, and deliver a 14 policy that provides a certain security to a person that has been uninsured for a 15 certain continuous period of time immediately preceding the effective date of the 16 Fund policy and meets certain other requirements; authorizing the Fund to reinstate 17 a canceled policy without a lapse in coverage under certain circumstances and in a 18 certain manner; authorizing the Fund to charge a policyholder a certain 19 reinstatement fee not to exceed a certain amount; authorizing a certain fund 20 producer to charge a policyholder a certain reinstatement fee not to exceed a certain 21 amount; making conforming and clarifying changes; and generally relating to the 22 Maryland Automobile Insurance Fund.

23 BY repealing and reenacting, with amendments,

Article – Insurance

25 Section 6–101(a), 11–303, 20–201(d), 20–304(a), 20–502(a), 20–507(a), (b), and (d),

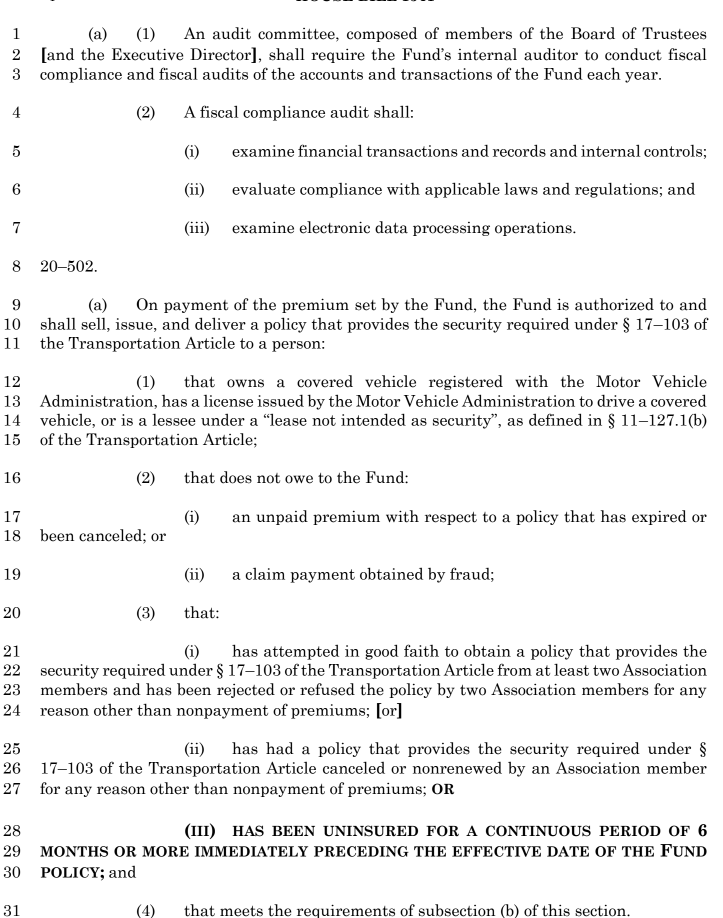
20–509(a) and (b), 20–513, 20–514, and 20–516

27 Annotated Code of Maryland

28 (2011 Replacement Volume and 2016 Supplement)

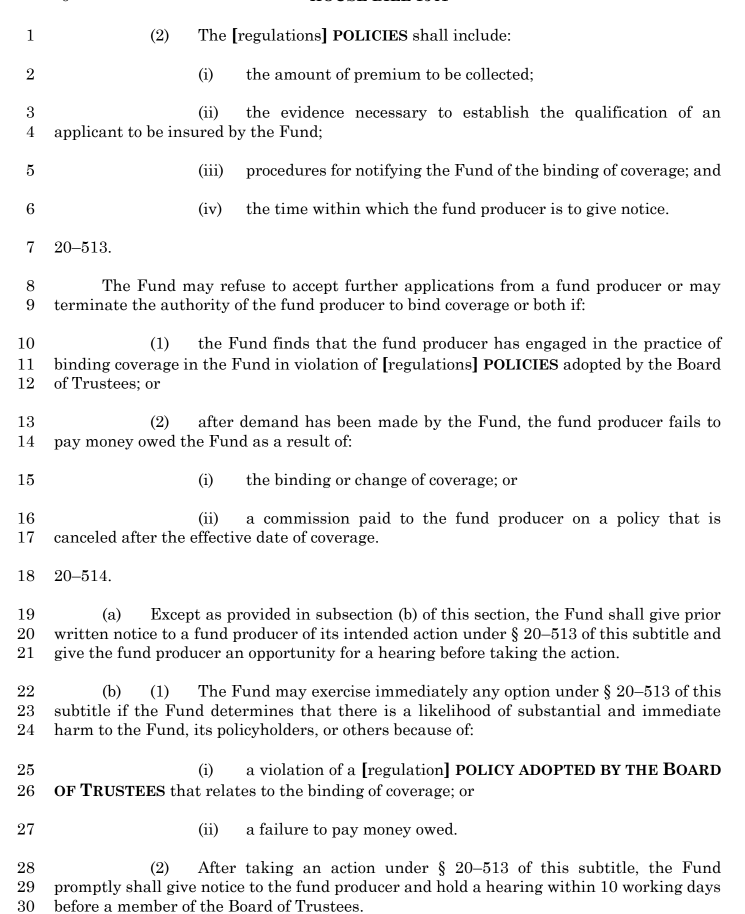
$\frac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
3	Article - Insurance					
4	6–101.					
5	(a)	The f	ollowing persons are subject to taxation under this subtitle:			
6 7	contracts, s	(1) urety c	a person engaged as principal in the business of writing insurance contracts, guaranty contracts, or annuity contracts;			
8 9	Health – Ge	(2) eneral	a managed care organization authorized by Title 15, Subtitle 1 of the al Article;			
10 11	(3) a for-profit health maintenance organization authorized by Title 19, Subtitle 7 of the Health – General Article;					
12		(4)	an attorney in fact for a reciprocal insurer; AND			
13		(5)	[the Maryland Automobile Insurance Fund; and			
14		(6)]	a credit indemnity company.			
15	11–303.					
16 17	(a) Notwithstanding Subtitle 2 of this title, this subtitle applies to the establishment of rates for all types of insurance except:					
18		(1)	life insurance;			
19		(2)	annuities;			
20		(3)	health insurance;			
21		(4)	marine insurance described in § 11–202(b)(2) of this title;			
22		(5)	aircraft insurance described in § 11–202(b)(3) of this title;			
23		(6)	reinsurance;			
24		(7)	[insurance provided under the Maryland Automobile Insurance Fund;			
25 26	Company;	(8)]	insurance provided under the Chesapeake Employers' Insurance			

1		[(9)] (8)	title insurance;			
2		[(10)] (9)	medical malpractice insurance;			
3 4	article; and	[(11)] (10)	any form or plan of insurance regulated under § 27–217 of this			
5		[(12)] (11)	surety insurance.			
6 7 8 9	(b) If and to the extent that the Commissioner finds that the application of any or all of the provisions of this subtitle is unnecessary to achieve the purposes of this subtitle, the Commissioner by rule may exempt a person or class of persons or a line or lines of insurance from any or all of those provisions.					
10	20–201.					
11 12	(d) (1) Except as otherwise provided by law, the Fund is subject to the provisions of this article.					
13 14 15	(2) Except as provided in paragraph (3) of this subsection, the Fund is not subject to any law, including § 6–106 of the State Government Article, that affects governmental units.					
16		(3) The I	Fund is subject to:			
17		(i)	Title 4 of the General Provisions Article;			
18		(ii)	[Title 3 of the General Provisions Article;			
19		(iii)]	the Maryland Public Ethics Law;			
20 21 22	(III) TITLE 10, SUBTITLE 1 OF THE STATE GOVERNMENT ARTICLE WITH RESPECT TO REGULATIONS ADOPTED UNDER SUBTITLE 6 OF THIS TITLE;					
23		(iv)	Title 12 of the State Government Article; and			
24		(v)	Title 5, Subtitle 3 of the State Personnel and Pensions Article.			
$\begin{array}{c} 25 \\ 26 \end{array}$	(4) Paragraph (2) of this subsection does not affect the exemption from property tax under § 7–210 of the Tax – Property Article.					
27	20–304.					



1 20-507.

- 2 (a) Subject to the [approval] AUTHORITY of the Commissioner TO DETERMINE
 3 WHETHER RATES ARE EXCESSIVE, INADEQUATE, OR UNFAIRLY DISCRIMINATORY, AS
 4 PROVIDED IN TITLE 11, SUBTITLE 3 OF THIS ARTICLE, the Executive Director shall
 5 determine the premiums to be charged on policies issued by the Fund.
- 6 (b) (1) Except as provided in subsection (c) of this section, the provisions of 7 Title 11, Subtitle [2] 3 of this article apply to the determination of premiums by the 8 Executive Director AND THE FILING OF RATES WITH THE COMMISSIONER.
- 9 (2) Notwithstanding Title 11, Subtitle [2] 3 of this article or any other 10 provision of this title, the Executive Director may base premiums on one or both of the 11 following items:
- 12 (i) the number of points accumulated by an insured or applicant for 13 insurance under the point system provided for in Title 16, Subtitle 4 of the Transportation 14 Article; or
- 15 (ii) the prior claims experience of an insured or applicant for 16 insurance.
- 17 (d) In reviewing rates filed by the Fund, the Commissioner shall consider not only 18 the rating principles under Title 11, Subtitle [2] 3 of this article but also the statutory 19 purpose of the Fund under § 20–301 of this title.
- 20 20-509.
- 21 (a) (1) Subject to this section and the [regulations] POLICIES ADOPTED BY
 22 THE BOARD OF TRUSTEES that relate to the binding of coverage, a fund producer may
 23 bind the minimum required coverage for an applicant in the Fund if the applicant submits
 24 an application to the fund producer and pays the appropriate premium.
- 25 (2) To effect coverage, the fund producer must receive payment of the appropriate premium required under the [regulations] POLICIES ADOPTED BY THE BOARD OF TRUSTEES that relate to the binding of coverage.
- 28 (3) Payment of the appropriate premium does not occur so as to effect coverage if payment of all or part of the premium is made by an instrument that is later 30 dishonored.
- 31 (b) (1) The Board of Trustees shall adopt and make available to each fund 32 producer reasonable [regulations] **POLICIES** that relate to the authority of fund producers 33 to bind coverage.



- 1 The Board of Trustees shall adopt [regulations] POLICIES to provide (c) 2 procedures for notice and hearings under this section. 3 20-516.4 Subject to § 20–517 of this subtitle, the Fund: (a) 5 (1) may reject an application of insurance if the applicant owes to the Fund 6 an unpaid premium on an expired or canceled policy; 7 at any time may cancel a policy for nonpayment of premiums; or (2) 8 may reject an application of insurance or at any time may cancel a 9 policy if it is found that the driver's license of the applicant or policyholder is: 10 suspended, unless the suspension is for a first offense under § (i) 16-205.1 of the Transportation Article for driving with an alcohol concentration of 0.08 or 11 12 more; or 13 (ii) revoked. 14 The Fund shall notify the applicant or policyholder promptly after the Fund 15 rejects an application or cancels a policy. 16 If a person does not have a valid license or other privilege to drive a covered 17 vehicle in the State, or is otherwise ineligible to be insured by the Fund, the Fund may issue the appropriate policy with an excluded driver endorsement under § 27–609 of this 18 article. 19 20 (d) (1) The Fund may cancel a policy if: 21the temporary registration issued for the covered vehicle under § 2213–405 or § 23–107(b) of the Transportation Article has expired; and 23 (ii) the covered vehicle is not otherwise validly registered in the 24 State. 25(2)The cancellation may not take effect until the day after the temporary 26registration of the covered vehicle expires. 27 **(E) (1)** THE FUND MAY REINSTATE A CANCELED POLICY WITHOUT A 28 LAPSE IN COVERAGE PROVIDED THAT A POLICYHOLDER CERTIFIES IN A MANNER 29 SPECIFIED BY THE FUND THAT THERE HAVE NOT BEEN ANY LOSSES ATTRIBUTABLE
 - (2) TO EFFECTUATE THE REINSTATEMENT:

TO THE POLICY ON OR AFTER THE EFFECTIVE DATE OF THE CANCELLATION.

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- 1 (I) THE FUND MAY CHARGE THE POLICYHOLDER A 2 REINSTATEMENT FEE NOT TO EXCEED \$10; AND
- 3 (II) THE FUND PRODUCER REQUESTING THE REINSTATEMENT
- 4 OF THE CANCELED POLICY MAY CHARGE THE POLICYHOLDER A REINSTATEMENT
- 5 FEE NOT TO EXCEED \$15.
- 6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 7 October 1, 2017.