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By: Delegate Guyton

Introduced and read first time: January 25, 2024 Assigned to: Economic Matters and Environment and Transportation

Committee Report: Favorable with amendments House action: Adopted Read second time: March 9, 2024

CHAPTER _____

1 AN ACT concerning

2 Property and Casualty Insurance – Pet Insurance – Regulation

- FOR the purpose of establishing requirements and prohibitions for pet insurance policies
 that are issued to a resident of the State, or are sold, solicited, negotiated, or offered
 in the State, including disclosure requirements and requirements and prohibitions
 related to wellness programs; requiring the Maryland Insurance Administration to
 develop informational material about pet insurance policies that may be
 disseminated to and posted by veterinary practitioners; and generally relating to pet
- 9 insurance.
- 10 BY repealing and reenacting, without amendments,
- 11 Article Agriculture
- 12 Section 2–301(a) and (i)
- 13 Annotated Code of Maryland
- 14 (2016 Replacement Volume and 2023 Supplement)
- 15 BY adding to
- 16 Article Insurance
- Section 19–1101 through <u>19–1109</u> <u>19–1107</u> to be under the new subtitle "Subtitle 11.
 Pet Insurance"
- 19 Annotated Code of Maryland
- 20 (2017 Replacement Volume and 2023 Supplement)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 22 That the Laws of Maryland read as follows:

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.



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R AUTOIMMUNE DISEASE.

1 (F) (1) "PET INSURANCE POLICY" MEANS A PROPERTY INSURANCE 2 POLICY THAT IS SOLD BY A PET INSURER OR PET INSURANCE PRODUCER THAT 3 PROVIDES COVERAGE FOR ACCIDENTS AND ILLNESSES OF PETS.

4 (2) "PET INSURANCE POLICY" INCLUDES A CERTIFICATE OR ADD-ON 5 COVERAGE.

6 (G) (1) "PREEXISTING CONDITION" MEANS A CONDITION FOR WHICH ANY 7 OF THE FOLLOWING ARE TRUE BEFORE THE EFFECTIVE DATE OF A PET INSURANCE 8 POLICY OR DURING ANY WAITING PERIOD:

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(I) A VETERINARY PRACTITIONER PROVIDED MEDICAL ADVICE;

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(II) THE PET RECEIVED TREATMENT; OR

(III) BASED ON INFORMATION FROM VERIFIABLE SOURCES, THE
 PET HAD SIGNS OR SYMPTOMS DIRECTLY RELATED TO THE CONDITION FOR WHICH
 A CLAIM IS BEING MADE.

14 (2) "PREEXISTING CONDITION" DOES NOT INCLUDE, FOR A RENEWAL
 15 OF A PET INSURANCE POLICY, A CONDITION FOR WHICH COVERAGE WAS AFFORDED
 16 ON THE PREVIOUS POLICY.

17 (H) "RENEWAL" MEANS THE ISSUANCE AND DELIVERY AT THE END OF A PET 18 INSURANCE POLICY PERIOD OF A POLICY THAT:

19(1) SUPERSEDES THE POLICY PREVIOUSLY ISSUED AND DELIVERED20BY THE SAME PET INSURER OR AFFILIATED PET INSURER; AND

21(2) PROVIDES TYPES AND LIMITS OF COVERAGE SUBSTANTIALLY22SIMILAR TO THOSE CONTAINED IN THE PRIOR POLICY.

(I) (1) "VETERINARY EXPENSES" MEANS THE COSTS ASSOCIATED WITH
 MEDICAL ADVICE, DIAGNOSIS, CARE, OR TREATMENT PROVIDED BY A VETERINARY
 PRACTITIONER.

26 (2) "VETERINARY EXPENSES" INCLUDES THE COST OF DRUGS 27 PRESCRIBED BY A VETERINARY PRACTITIONER.

28 (J) "VETERINARY PRACTITIONER" HAS THE MEANING STATED IN § 2–301 29 OF THE AGRICULTURE ARTICLE.

1 (K) "WAITING PERIOD" MEANS THE PERIOD OF TIME SPECIFIED IN A NEW 2 PET INSURANCE POLICY THAT MUST ELAPSE BEFORE SOME OR ALL OF THE 3 COVERAGE IN THE POLICY BEGINS.

4 (L) "WELLNESS PROGRAM" MEANS A SUBSCRIPTION- OR 5 REIMBURSEMENT-BASED PROGRAM THAT:

6 (1) IS SEPARATE FROM A PET INSURANCE POLICY; AND

7 (2) PROVIDES GOODS AND SERVICES TO PROMOTE THE GENERAL 8 HEALTH, SAFETY, OR WELL–BEING OF THE PET.

9 **19–1102.**

10 IT IS THE INTENT OF THE GENERAL ASSEMBLY TO PROMOTE THE PUBLIC 11 WELFARE BY CREATING A COMPREHENSIVE LEGAL FRAMEWORK WITHIN WHICH PET 12 INSURANCE MAY BE SOLD IN THE STATE.

13 **19–1103.**

14 (A) THIS SUBTITLE APPLIES ONLY TO PET INSURANCE POLICIES OR 15 CERTIFICATES THAT ARE:

- 16 (1) ISSUED TO A RESIDENT OF THE STATE; OR
- 17 (2) SOLD, SOLICITED, NEGOTIATED, OR OFFERED IN THE STATE.

18 **(B)** ALL OTHER APPLICABLE PROVISIONS OF THIS ARTICLE APPLY TO PET 19 INSURANCE, EXCEPT THAT SPECIFIC PROVISIONS OF THIS SUBTITLE SUPERSEDE 20 ANY GENERAL PROVISIONS OF THIS ARTICLE.

21 **19–1104.**

22 (A) A PET INSURER TRANSACTING PET INSURANCE SHALL DISCLOSE THE 23 FOLLOWING TO CONSUMERS:

24(1) ALL POLICY EXCLUSIONS, INCLUDING EXCLUSIONS OF COVERAGE25DUE TO:

- 26 (I) A PREEXISTING CONDITION;
- 27 (II) A HEREDITARY DISORDER;
- 28 (III) A CONGENITAL ANOMALY OR DISORDER; OR

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(IV) A CHRONIC CONDITION;

2 (2) ANY POLICY PROVISION THAT LIMITS COVERAGE THROUGH A 3 WAITING PERIOD, A DEDUCTIBLE, COINSURANCE, OR AN ANNUAL OR LIFETIME 4 POLICY LIMIT;

5 (3) WHETHER THE PET INSURER REDUCES COVERAGE OR INCREASES
6 PREMIUMS BASED ON THE INSURED'S CLAIM HISTORY, THE AGE OF THE COVERED
7 PET, OR A CHANGE IN THE GEOGRAPHIC LOCATION OF THE INSURED; AND

8 (4) THE IDENTITY OF THE UNDERWRITING COMPANY IF THE 9 COMPANY DIFFERS FROM THE BRAND NAME USED TO MARKET AND SELL THE PET 10 INSURANCE POLICY.

11 **(B) (1)** A NOTICE SHALL BE PROMINENTLY PRINTED ON OR ATTACHED TO 12 THE FACE OF THE PET INSURANCE POLICY THAT STATES THAT:

(I) THE POLICY MAY BE SURRENDERED TO THE INSURER FOR
 CANCELLATION WITHIN 10 DAYS AFTER THE DATE THE POLICY IS DELIVERED TO
 THE INSURED; AND

16 (II) IF A POLICY IS CANCELED DURING THE 10-DAY PERIOD, A 17 PRO RATA PREMIUM FOR THE UNEXPIRED TERM OF THE POLICY SHALL BE 18 RETURNED TO THE INSURED.

19 (2) AN INSURED IS NOT ENTITLED TO A PRO RATA PREMIUM IN 20 ACCORDANCE WITH PARAGRAPH (1)(II) OF THIS SUBSECTION IF THE INSURED HAS 21 MADE A CLAIM UNDER THE PET INSURANCE POLICY.

22 (C) A PET INSURER SHALL CLEARLY DISCLOSE A SUMMARY DESCRIPTION 23 OF THE BASIS OR FORMULA ON WHICH THE PET INSURER DETERMINES CLAIM 24 PAYMENTS UNDER A PET INSURANCE POLICY:

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- (1) WITHIN THE POLICY;
- 26 (2) BEFORE ISSUING THE POLICY; AND

27 (3) THROUGH A CLEAR AND CONSPICUOUS LINK ON THE MAIN PAGE 28 OF THE WEBSITE OF THE PET INSURER OR PET INSURER'S PROGRAM 29 ADMINISTRATOR.

30 (D) IF A PET INSURER USES A BENEFIT SCHEDULE TO DETERMINE CLAIM 31 PAYMENT UNDER A PET INSURANCE POLICY, THE PET INSURER SHALL:

1 (1) CLEARLY DISCLOSE THE APPLICABLE BENEFIT SCHEDULE IN THE 2 POLICY; AND

3 (2) DISCLOSE ALL BENEFIT SCHEDULES USED BY THE PET INSURER
4 UNDER ITS PET INSURANCE POLICIES THROUGH A CLEAR AND CONSPICUOUS LINK
5 ON THE MAIN PAGE OF THE WEBSITE OF THE PET INSURER OR PET INSURER'S
6 PROGRAM ADMINISTRATOR.

7 (E) IF A PET INSURER DETERMINES CLAIM PAYMENTS UNDER A PET 8 INSURANCE POLICY THAT ARE BASED ON USUAL AND CUSTOMARY FEES, OR ANY 9 OTHER REIMBURSEMENT LIMITATION BASED ON PREVAILING VETERINARY 10 PRACTITIONER CHARGES, THE PET INSURER SHALL:

11(1) INCLUDE A USUAL AND CUSTOMARY FEE LIMITATION PROVISION12IN THE POLICY THAT CLEARLY DESCRIBES:

13(I)THE PET INSURER'S BASIS FOR DETERMINING USUAL AND14CUSTOMARY FEES; AND

15(II) HOW THE BASIS IS APPLIED IN CALCULATING CLAIM16PAYMENTS; AND

17 (2) DISCLOSE THE PET INSURER'S BASIS FOR DETERMINING USUAL 18 AND CUSTOMARY FEES THROUGH A CLEAR AND CONSPICUOUS LINK ON THE MAIN 19 PAGE OF THE WEBSITE OF THE PET INSURER OR PET INSURER'S PROGRAM 20 ADMINISTRATOR.

21 (F) IF A MEDICAL EXAMINATION BY A VETERINARY PRACTITIONER IS 22 REQUIRED TO BEGIN COVERAGE, THE PET INSURER SHALL:

(1) CLEARLY AND CONSPICUOUSLY DISCLOSE THE REQUIRED
 ASPECTS OF THE EXAMINATION BEFORE PURCHASE OF THE PET INSURANCE POLICY;
 AND

26 **(2)** DISCLOSE THAT EXAMINATION DOCUMENTATION MAY RESULT IN 27 A PREEXISTING CONDITION EXCLUSION.

(G) A PET INSURER SHALL CLEARLY AND PROMINENTLY DISCLOSE ANY
WAITING PERIODS AND THE REQUIREMENTS APPLICABLE TO THE WAITING PERIODS
BEFORE PURCHASE OF THE PET INSURANCE POLICY.

31 (H) (1) A PET INSURER SHALL:

1 (I) INCLUDE WITH A COPY OF THE PET INSURANCE POLICY A 2 SUMMARY OF ALL POLICY PROVISIONS REQUIRED IN ACCORDANCE WITH 3 SUBSECTIONS (A) THROUGH (G) OF THIS SECTION IN A SEPARATE DOCUMENT IN AT 4 LEAST 12 POINT TYPE TITLED: "INSURER DISCLOSURE OF IMPORTANT POLICY 5 PROVISIONS"; AND

6 (II) INCLUDE THE DOCUMENT REQUIRED UNDER ITEM (I) OF 7 THIS PARAGRAPH ON THE WEBSITE OF THE PET INSURER OR PET INSURER'S 8 PROGRAM ADMINISTRATOR THROUGH A CLEAR AND CONSPICUOUS LINK ON THE 9 MAIN PAGE OF THE WEBSITE.

10 (2) THE DOCUMENT REQUIRED UNDER PARAGRAPH (1)(I) OF THIS 11 SUBSECTION SHALL INCLUDE ALL RELEVANT DEFINITIONS ESTABLISHED UNDER § 12 19–1101 OF THIS SUBTITLE.

13 (I) AT THE TIME A PET INSURANCE POLICY IS ISSUED OR DELIVERED TO A 14 POLICYHOLDER, THE PET INSURER SHALL INCLUDE THE FOLLOWING 15 INFORMATION, PRINTED IN 12 POINT BOLDFACE TYPE:

16 (1) THE ADMINISTRATION'S MAILING ADDRESS, TOLL–FREE 17 TELEPHONE NUMBER, AND WEBSITE ADDRESS;

18 (2) THE ADDRESS AND CUSTOMER SERVICE TELEPHONE NUMBER OF 19 THE PET INSURER OR THE INSURANCE PRODUCER OF RECORD FOR THE PET 20 INSURER; AND

(3) IF THE POLICY WAS ISSUED OR DELIVERED BY AN INSURANCE
 PRODUCER, A STATEMENT ADVISING THE POLICYHOLDER TO CONTACT THE
 INSURANCE PRODUCER FOR ASSISTANCE.

(J) THE DISCLOSURE REQUIREMENTS REQUIRED IN ACCORDANCE WITH
 THIS SECTION SHALL BE IN ADDITION TO ANY OTHER APPLICABLE DISCLOSURE
 REQUIREMENTS UNDER THIS ARTICLE OR REGULATIONS ADOPTED UNDER THIS
 ARTICLE.

28 **19–1105.**

(A) (1) A PET INSURER MAY ISSUE POLICIES THAT EXCLUDE COVERAGE
 ON THE BASIS OF ONE OR MORE PREEXISTING CONDITIONS WITH APPROPRIATE
 DISCLOSURE TO THE CONSUMER.

32 (2) THE PET INSURER HAS THE BURDEN OF PROVING THAT THE 33 PREEXISTING CONDITION EXCLUSION APPLIES TO THE CONDITION FOR WHICH A 34 CLAIM IS MADE.

1 (B) (1) (I) SUBJECT TO SUBPARAGRAPHS (II) AND (III) OF THIS 2 PARAGRAPH, A PET INSURER MAY ISSUE A POLICY THAT IMPOSES A WAITING PERIOD 3 BEFORE COVERAGE UNDER THE POLICY BEGINS.

4 (II) A WAITING PERIOD MAY NOT EXCEED 30 DAYS FOR AN 5 ILLNESS OR ORTHOPEDIC CONDITION THAT DOES NOT RESULT FROM AN ACCIDENT.

6 (III) A PET INSURER MAY NOT IMPOSE A WAITING PERIOD FOR 7 AN ILLNESS OR ORTHOPEDIC CONDITION THAT RESULTS FROM AN ACCIDENT.

8 (2) (I) A PET INSURER THAT IMPOSES A WAITING PERIOD UNDER 9 PARAGRAPH (1) OF THIS SUBSECTION SHALL INCLUDE A PROVISION IN THE PET 10 INSURANCE POLICY THAT ALLOWS FOR THE WAIVING OF WAITING PERIODS ON 11 COMPLETION OF A MEDICAL EXAMINATION.

12 (II) 1. A PET INSURER MAY REQUIRE A MEDICAL 13 EXAMINATION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH TO BE CONDUCTED 14 BY A VETERINARY PRACTITIONER AFTER THE PURCHASE OF THE POLICY.

15 2. UNLESS THE PET INSURANCE POLICY SPECIFIES 16 THAT THE PET INSURER WILL PAY FOR A MEDICAL EXAMINATION UNDER 17 SUBPARAGRAPH (I) OF THIS PARAGRAPH, A POLICYHOLDER SHALL PAY FOR THE 18 MEDICAL EXAMINATION.

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3. A PET INSURER MAY:

20A.SPECIFY ELEMENTS TO BE INCLUDED AS PART OF A21MEDICAL EXAMINATION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH; AND

B. IF THE SPECIFICATIONS DO NOT UNREASONABLY
 RESTRICT A POLICYHOLDER'S ABILITY TO WAIVE THE WAITING PERIOD, REQUIRE
 DOCUMENTATION OF THE MEDICAL EXAMINATION.

(3) A PET INSURER SHALL CLEARLY AND PROMINENTLY DISCLOSE
 REQUIREMENTS WITH RESPECT TO APPLICABLE WAITING PERIODS BEFORE
 PURCHASE OF THE POLICY.

28 (C) A PET INSURER SHALL REQUIRE THAT AN INSURED SUBMIT A CLAIM 29 UNDER THE PET INSURANCE POLICY AFTER SUBMITTING PAYMENT TO THE 30 VETERINARY PRACTITIONER FOR VETERINARY EXPENSES.

31(D)A PET INSURER MAY NOT REQUIRE A MEDICAL EXAMINATION OF THE32COVERED PET AS A CONDITION FOR THE RENEWAL OF A POLICY.

1 (E) A PRESCRIPTIVE, WELLNESS, OR NONINSURANCE BENEFIT INCLUDED 2 IN THE POLICY FORM FOR A PET INSURANCE POLICY IS PART OF THE POLICY AND 3 SUBJECT TO THIS ARTICLE AND REGULATIONS ADOPTED UNDER THIS ARTICLE.

4 (F) A PET INSURER MAY NOT CONDITION AN INSURED'S ELIGIBILITY TO 5 PURCHASE A PET INSURANCE POLICY ON PARTICIPATION, OR LACK OF 6 PARTICIPATION, IN A SEPARATE WELLNESS PROGRAM.

7 **19–1106.**

8 (A) A PET INSURER OR PET INSURANCE PRODUCER MAY NOT:

9 (1), EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION AND §
 10 19–1107 OF THIS SUBTITLE, MARKET A WELLNESS PROGRAM AS A PET INSURANCE
 11 POLICY; OR

 12
 (2)
 MARKET
 A
 WELLNESS
 PROGRAM
 DURING
 THE
 SALE,

 13
 SOLICITATION, OR NEGOTIATION OF A PET INSURANCE POLICY.

14 (B) IF A PET INSURER OR PET INSURANCE PRODUCER SELLS A WELLNESS 15 PROGRAM:

16 (1) THE PURCHASE OF THE WELLNESS PROGRAM MAY NOT BE A 17 REQUIREMENT TO PURCHASE THE PET INSURANCE;

18 (2) THE COSTS AND THE TERMS AND CONDITIONS OF THE WELLNESS
 19 PROGRAM SHALL BE SEPARATE AND IDENTIFIABLE FROM ANY PET INSURANCE
 20 POLICY SOLD BY A PET INSURER OR PET INSURANCE PRODUCER;

21 (3) THE PRODUCTS OR COVERAGES AVAILABLE THROUGH THE 22 WELLNESS PROGRAM MAY NOT DUPLICATE PRODUCTS OR COVERAGES AVAILABLE 23 THROUGH THE PET INSURANCE POLICY;

24(4) THE ADVERTISING OF THE WELLNESS PROGRAM SHALL25ACCURATELY AND CLEARLY DESCRIBE THE WELLNESS PROGRAM; AND

26(5) THE PET INSURER OR PET INSURANCE PRODUCER SHALL27CLEARLY AND IN 12 POINT BOLDFACE TYPE DISCLOSE TO CONSUMERS:

28 (I) THAT, EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS 29 SECTION AND § 19–1107 OF THIS SUBTITLE, WELLNESS PROGRAMS ARE NOT 30 INSURANCE;

1(II) THEADMINISTRATION'SMAILINGADDRESS,2TOLL-FREE TELEPHONE NUMBER, AND WEBSITE ADDRESS; AND

3 (III) THE ADDRESS AND CUSTOMER SERVICE TELEPHONE
 4 NUMBER OF THE PET INSURER OR PRODUCER OR INSURANCE PRODUCER OF
 5 RECORD FOR THE PET INSURER.

6 (C) COVERAGE THAT IS INCLUDED IN THE PET INSURANCE POLICY 7 CONTRACT DESCRIBED AS A "WELLNESS" BENEFIT IS INSURANCE.

8 **19–1107.**

9 IF A WELLNESS PROGRAM CONTRACTS TO INDEMNIFY OR TO PAY OR PROVIDE 10 A SPECIFIED DETERMINABLE AMOUNT OR BENEFIT ON THE OCCURRENCE OF A 11 DETERMINABLE CONTINGENCY, THE WELLNESS PROGRAM SHALL BE CONSIDERED 12 INSURANCE AND BE SUBJECT TO THE PROVISIONS OF THIS ARTICLE AND 13 REGULATIONS ADOPTED UNDER THIS ARTICLE.

14 **19–1108.**

15 (A) (1) IF THE COMMISSIONER FINDS THAT A PERSON HAS VIOLATED 16 THIS SUBTITLE, THE COMMISSIONER MAY IMPOSE A CIVIL PENALTY NOT EXCEEDING 17 \$250 FOR EACH VIOLATION.

18 (2) IF THE COMMISSIONER FINDS A VIOLATION OF THIS SUBTITLE TO
 19 BE WILLFUL, THE COMMISSIONER MAY IMPOSE A CIVIL PENALTY NOT EXCEEDING
 20 \$1,000 FOR THE VIOLATION.

21 (3) A PENALTY IMPOSED UNDER THIS SUBSECTION IS IN ADDITION TO 22 ANY OTHER PENALTY PROVIDED BY LAW.

(B) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE
 COMMISSIONER MAY SUSPEND THE CERTIFICATE OF AUTHORITY OF A PET INSURER
 THAT FAILS TO COMPLY WITH AN ORDER OF THE COMMISSIONER WITHIN THE TIME
 SET BY THE ORDER OR ANY EXTENSION OF THAT TIME GRANTED BY THE
 COMMISSIONER.

- 28 (2) THE COMMISSIONER MAY NOT SUSPEND THE CERTIFICATE OF 29 AUTHORITY OF A PET INSURER FOR FAILURE TO COMPLY WITH AN ORDER:
- 30
 (I)
 UNTIL THE TIME SET FOR AN APPEAL FROM THE ORDER HAS

 31
 EXPIRED; OR

1 IF AN APPEAL HAS BEEN TAKEN, UNTIL THE ORDER HAS (III) $\mathbf{2}$ BEEN AFFIRMED. 3 (3) THE COMMISSIONER MAY DETERMINE WHEN THE SUSPENSION OF 4 A CERTIFICATE OF AUTHORITY BECOMES EFFECTIVE. $\mathbf{5}$ (4) THE SUSPENSION SHALL REMAIN IN EFFECT FOR THE PERIOD SET 6 BY THE COMMISSIONER: 7 (I) UNLESS THE COMMISSIONER MODIFIES OR RESCINDS THE 8 SUSPENSION: OR 9 (III) UNTIL THE ORDER ON WHICH THE SUSPENSION IS BASED IS 10 **MODIFIED, RESCINDED, OR REVERSED.** (C) 11 (1) BEFORE THE COMMISSIONER IMPOSES A PENALTY OR SUSPENDS 12 OR REVOKES A CERTIFICATE OF AUTHORITY UNDER THIS SUBTITLE, THE 13 COMMISSIONER SHALL ISSUE A WRITTEN ORDER THAT STATES THE FINDINGS OF 14 THE COMMISSIONER. THE COMMISSIONER SHALL HOLD A HEARING BEFORE ISSUING (2) 15AN ORDER UNDER PARAGRAPH (1) OF THIS SUBSECTION. 16 17(3) THE COMMISSIONER SHALL GIVE WRITTEN NOTICE OF THE HEARING AT LEAST 10 DAYS BEFORE THE HEARING. 18 19 (4) THE NOTICE SHALL SPECIFY THE ALLEGED VIOLATION. 2019-1109. 21 THE COMMISSIONER MAY ADOPT REGULATIONS TO CARRY OUT THIS 22SUBTITLE. 23SECTION 2. AND BE IT FURTHER ENACTED, That, on or before June 1, 2025, the Maryland Insurance Administration shall develop informational material about pet 24insurance policies that may be disseminated to and posted by veterinary practitioners in 2526the State. 27SECTION 3. AND BE IT FURTHER ENACTED. That this Act shall apply to all policies and contracts of pet insurance issued, delivered, or renewed in the State on or after 2829January 1, 2025. 30 SECTION 3. 4. AND BE IT FURTHER ENACTED, That this Act shall take effect

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October January 1, 2024 2025.