



Insurance Agents
& Brokers

March 29, 2021

The Honorable Luke Clippinger, Chairman
House Judiciary Committee
2 East, Miller Senate Office Building
Annapolis, Maryland 21401

RE: Senate Bill 327 - Civil Actions - Financial Exploitation of Susceptible Adults and Older Adults
(Maryland SAFE Act) Informational Letter

Dear Chairman Clippinger and Members of the Committee,

We are providing this informational letter to assist the Committee in its consideration of this bill. First, the Insurance Agents & Brokers of Maryland (IA&B) applauds the intent of the bill, and commends Senator Waldstreicher for its introduction. IA&B is a trade association of independent insurance agencies whose members do business in Maryland. Some of our members provide financial services and products to Maryland citizens every day, and we fully appreciate that some of those citizens, particularly our elderly citizens, may be subject to the wrongful acts of insurance and financial services providers. Our Association has long required adherence to a code of ethics by our members.

Like NAIFA Maryland, our comments are focused on possible unintended consequences if this legislation should be enacted. Insurance producers are required to be licensed under Maryland law, and their conduct is regulated by the Maryland Insurance Commissioner. They may also have other licenses for other services, with other regulators. Included in this statutory and regulatory framework is a subset of compliance requirements, together with ample (and serious) remedies when violations by these regulated individuals and entities occur. We note that the primary purpose of this is to create a new cause of action for harm caused to vulnerable adults. Furthermore, this new cause of action is "in addition to and cumulative with" other claims, causes of action or remedies that may be available.

While we do not object to the cumulative nature of available remedies, we respectfully suggest that the bill should observe longstanding precedent in the law, and the Committee should consider requiring the exhaustion of administrative remedies, or at least coordination of those remedies with any legal action that may be filed, before this new cause of action is authorized. It is worth noting that the Commissioner's office receives thousands of consumer complaints each year, and that the Insurance Article alone addresses a broad range of insurance producer activities. The Commissioner has authority to impose serious penalties on insurance producers who violate the law.

The doctrine of exhaustion of remedies is one that is found in many different areas of the law where private conduct is subject to standards established by law and regulation. IA&B is not suggesting that the effect of SB 327 be diminished by the application of this doctrine; however, we hope the Committee agrees that a sensible



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approach to this important subject should include, as a necessary first step, the opportunity for compliance and enforcement actions by the appropriate public agencies charged with that responsibility.

Sincerely,

Craig Mader
President, Craig S. Mader Insurance Agency, Inc.
Chair, IA&B of Maryland Government Relations Committee

cc: The Honorable Jeff Waldstreicher
Bryson F. Popham, Esq.

