HOUSE BILL 648

By: Delegate Harrison

Introduced and read first time: February 9, 2009
Assigned to: Economic Matters

Committee Report: Favorable with amendments
House action: Adopted
Read second time: March 20, 2009

CHAPTER ______

1 AN ACT concerning

2 Commercial Insurance and Workers’ Compensation Insurance – Renewals of Policies – Transfers of Policyholders Between Insurers

3 FOR the purpose of providing that, with respect to commercial insurance policies and workers’ compensation insurance policies, the transfer of a policyholder between certain insurers within a certain insurance holding company system is a renewal under certain circumstances; providing that, with respect to commercial insurance and workers’ compensation insurance, the issuance by an insurer of a new policy to replace an expiring policy issued by that insurer is a renewal; providing that, with respect to commercial insurance and workers’ compensation insurance, the issuance by an insurer of a new policy to replace an expiring policy issued by a certain insurer within a certain insurance holding company system is a renewal under certain circumstances; making certain notice requirements applicable to all premium increases for policies of commercial insurance and policies of workers’ compensation insurance, with a certain exception; establishing certain methods for satisfying a certain notice requirement; requiring, for policies of commercial insurance and policies of workers’ compensation insurance, that certain notice of the transfer of a policyholder between certain insurers be provided under certain circumstances; providing for the application of this Act; providing for a delayed effective date for certain provisions of this Act; and generally relating to transfers of policyholders between insurers and renewals of policies of commercial insurance and workers’ compensation insurance.

24 BY repealing and reenacting, without amendments,

25 Article – Insurance

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
Underlining 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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SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Insurance

27–501.

(a) (1) An insurer or insurance producer may not cancel or refuse to underwrite or renew a particular insurance risk or class of risk for a reason based wholly or partly on race, color, creed, sex, or blindness of an applicant or policyholder or for any arbitrary, capricious, or unfairly discriminatory reason.

(2) Except as provided in this section, an insurer or insurance producer may not cancel or refuse to underwrite or renew a particular insurance risk or class of risk except by the application of standards that are reasonably related to the insurer’s economic and business purposes.

(q) For purposes of this section, with respect to private passenger motor vehicle insurance policies, [and] homeowner’s insurance policies, COMMERCIAL INSURANCE POLICIES, AND WORKERS’ COMPENSATION INSURANCE POLICIES, the transfer of a policyholder between admitted insurers within the same insurance holding company system, as defined in § 7–101 of this article, is a renewal if:

(1) the policyholder’s premium does not increase; and

(2) the policyholder does not experience a reduction in coverage.

27–601.1.

(a) For purposes of this subtitle, with respect to policies of personal insurance, [and] private passenger motor vehicle liability insurance, COMMERCIAL
INSURANCE, AND WORKERS’ COMPENSATION INSURANCE, the issuance by an insurer of a new policy to replace an expiring policy issued by that insurer is a renewal.

(b) For purposes of this subtitle, with respect to policies of personal insurance, [and] private passenger motor vehicle liability insurance, COMMERCIAL INSURANCE, AND WORKERS’ COMPENSATION INSURANCE, the issuance by an insurer of a new policy to replace an expiring policy issued by another admitted insurer within the same insurance holding company system, as defined in § 7–101 of this article, is a renewal if:

(1) the policyholder’s premium does not increase; and

(2) the policyholder does not experience a reduction in coverage.

27–608.1.

(A) THIS SECTION APPLIES TO POLICIES OF COMMERCIAL INSURANCE AND POLICIES OF WORKERS’ COMPENSATION INSURANCE.

(B) (1) IF A POLICYHOLDER IS BEING TRANSFERRED BETWEEN ADMITTED INSURERS WITHIN THE SAME INSURANCE HOLDING COMPANY SYSTEM, AS DEFINED IN § 7–101 OF THIS ARTICLE, THE INSURER PROVIDING THE NEW POLICY SHALL PROVIDE NOTICE OF THE TRANSFER TO THE POLICYHOLDER.

(2) AN INSURER SHALL BE CONSIDERED TO HAVE MET THE NOTICE REQUIREMENT OF THIS SECTION IF THE INSURER HAS SENT TO THE NAMED INSURED A RENEWAL POLICY THAT INCLUDES A NOTICE OF TRANSFER, OR A NOTICE ON THE DECLARATION PAGE OF THE RENEWAL POLICY, NOTIFYING THE INSURED THAT THE POLICY HAS BEEN TRANSFERRED FROM THE PRIOR NAMED INSURER TO THE NEW OR RENEWING NAMED INSURER.

SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

Article – Insurance

27–608.

(a) (1) This section applies to:

[(1)] (I) policies of commercial insurance; and

[(2)] (II) policies of workers’ compensation insurance.
(2) THIS SECTION DOES NOT APPLY TO POLICIES ISSUED TO EXEMPT COMMERCIAL POLICYHOLDERS, AS DEFINED IN § 11–206(J) OF THIS ARTICLE.

(b) Unless an insurer has given notice of its intention not to renew a policy subject to this section, if the insurer seeks to increase the renewal policy premium by 20% or more, the insurer shall send a notice to the named insured and insurance producer, if any, not less than 45 days prior to the renewal date of the policy.

(c) [A] SUBJECT TO SUBSECTION (D) OF THIS SECTION, A notice under this section shall include:

(1) both the expiring policy premium and the renewal policy premium; and

(2) the telephone number for the insurer or insurance producer, if any, together with a statement that the insured may call to request additional information about the premium increase.

(d) (1) If an INSURER SEEKS TO INCREASE THE RENEWAL POLICY PREMIUM AND THE insurer’s rating methodology requires the insured to provide information to calculate the renewal policy premium, an insurer shall provide a reasonable estimate of the renewal policy premium if:

(i) the insurer has requested the required information from the insured; and

(ii) the insurer has not received the requested information.

(2) A reasonable estimate under this subsection shall be based upon the information available to the insurer at the time the notice is sent.

(e) [In determining the amount of a premium increase under this section, the insurer is not required to include premium resulting from:]

THE REQUIREMENTS OF THIS SECTION DO NOT APPLY TO THE EXTENT THAT THE PREMIUM INCREASE RESULTS FROM:

(1) an increase in the units of exposure;

(2) the application of an experience rating plan;

(3) the application of a retrospective rating plan;

(4) a change made by the insured that increases the insurer’s exposure; or
an audit of the insured.

A notice required by this section shall be sent by first-class mail and may
be sent together with the renewal policy.

AN INSURER SHALL BE CONSIDERED TO HAVE MET THE NOTICE
REQUIREMENT OF THIS SECTION IF, NOT LESS THAN 45 DAYS BEFORE THE
EFFECTIVE DATE OF THE RENEWAL POLICY, THE INSURER HAS SENT:

(1) TO THE NAMED INSURED, A RENEWAL POLICY THAT INCLUDES
THE RENEWAL POLICY PREMIUM;

(2) TO THE NAMED INSURED AND INSURANCE PRODUCER, IF ANY,
A WRITTEN NOTICE OF RENEWAL OR CONTINUATION OF COVERAGE THAT
INCLUDES THE RENEWAL OR CONTINUATION PREMIUM; OR

(3) TO THE NAMED INSURED AND INSURANCE PRODUCER, IF ANY,
A RENEWAL OFFER THAT INCLUDES A REASONABLE ESTIMATE OF THE RENEWAL
POLICY PREMIUM.

SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act
shall apply to all policies of commercial insurance and workers’ compensation
insurance issued, delivered, or renewed in the State on or after October 1, 2009.

SECTION 4. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall
take effect January 1, 2010.

SECTION 5. AND BE IT FURTHER ENACTED, That, except as provided in
Section 4 of this Act, this Act shall take effect October 1, 2009.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.