**HOUSE . . . . . . . . . . . . . . . . No. 3776** 

## The Commonwealth of Alassachusetts

In the Year Two Thousand Twelve

An Act relating to insurance company rebates..

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Section 182 of chapter 175 of the General Laws, as appearing in the 2010

Official Edition, shall be amended by striking the section in its entirety and replacing it with the

following section:-

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4 Section 182. No company, no officer or agent thereof and no insurance broker shall pay

or allow, or offer to pay or allow, in connection with placing or negotiating any policy of

insurance or any annuity or pure endowment contract or the continuance or renewal thereof, any

7 valuable consideration or inducement in an amount greater than one-hundred dollars, or any

cash, or gift cards, not specified in the policy or contract, or any special favor or advantage in the

dividends or other benefits to accrue thereon; or shall give, sell or purchase, or offer to give, sell

or purchase, anything of value in an amount greater than one-hundred dollars whatsoever not

specified in the policy; or shall give, sell, negotiate, deliver, issue, or authorize to issue or offer

to give, sell, negotiate, deliver, issue, or authorize to issue any policy of workers' compensation

insurance, or any motor vehicle liability bond or any motor vehicle liability policy, both as

defined in section thirty-four A of chapter ninety, at a rate different from that fixed, established

or approved by the commissioner. Valuable consideration or inducement shall not include any advice or services provided by or through an insurance company, insurance agent, or third party provided by either, related to risk assessment, risk management tools, claims assistance, claims reduction, administrative consulting, or advice or services designed to reduce risk, claims or claims expenses. No such company, officer, agent or broker shall at any time pay or allow, or offer to pay or allow, any rebate of any premium paid or payable on any policy of insurance or any annuity or pure endowment contract. Nothing in this chapter shall prevent any life company from making supplemental agreements, not specified in the policy, which give the policy owner or insured the right to borrow money from the life company in connection with a student loan insurance program, pursuant to United States Public Law 89-329, or pursuant to any similar federal statute; provided, however, that such loans are to be made, issued, assumed or guaranteed by the United States of America or any instrumentality thereof, or by any state of the United States.

SECTION 2. Section 183 of chapter 175 of the General Laws, as appearing in the 2010 Official Edition, shall be amended by striking the section in its entirety and replacing it with the following section:-

Section 183. No person shall receive or accept from any company or officer or agent thereof, or any insurance broker, or any other person, any such rebate of premium paid or payable on the policy or contract, or any special favor or advantage in the dividends or other benefits to accrue thereon, or any valuable consideration or inducement in an amount greater than one-hundred dollars, or any cash, or gift cards, not specified in the policy or contract or any

policy of workers' compensation insurance, or any motor vehicle liability bond or any motor vehicle liability policy, both as defined in section thirty-four A of chapter ninety, at a rate different from that fixed, established or approved by the commissioner. Valuable consideration or inducement shall not include any advice or services provided by or through an insurance company, insurance agent, or third party provided by either, related to risk assessment, risk management tools, claims assistance, claims reduction, administrative consulting, or advice or services designed to reduce risk, claims or claims expenses. No person shall be excused from testifying, or from producing any books, papers, contracts, agreements or documents at the trial of any other person charged with violating any provision of this and the preceding section, on the ground that such testimony or evidence may tend to incriminate himself; but no person shall be prosecuted for any act concerning which he shall be compelled so to testify or produce evidence, documentary or otherwise, except for perjury committed in so testifying.

SECTION 3. Section 3 of chapter 176D of the General Laws, as appearing in the 2010 Official Edition, shall be amended by striking paragraph (8) in its entirety and replacing it with the following paragraph:-

(8) Rebates: Except as otherwise expressly provided by law, knowingly permitting or offering to make or making any insurance contract, including but not limited to a contract for life insurance, life annuity or accident and health insurance, or agreement as to such contract other than as plainly expressed in the insurance contract issued thereon, or paying or allowing, or giving or offering to pay, allow, or give, directly or indirectly, as inducement to such insurance or annuity any rebate of premiums payable on the contract, or any special favor or advantage in the dividends or other benefits thereon, or any valuable consideration or inducement in an amount greater than one-hundred dollars, or any cash, or gift cards, not specified in the contract;

or giving, or selling, or purchasing or offering to give, sell, or purchase as inducement to such insurance contract, or annuity or in connection therewith, any stocks, bonds, or other securities of any insurance company or other corporation, association, or partnership, or any dividends or profits accrued thereon, or anything of value whatsoever not specified in the contract. Valuable consideration or inducement shall not include any advice or services provided by or through an insurance company, insurance agent, or third party provided by either, related to risk assessment, risk management tools, claims assistance, claims reduction, administrative consulting, or advice or services designed to reduce risk, claims or claims expenses.

68 3791

An Act relative to affiliate transfers.

SECTION 1. Section 193P of chapter 175 of the General Laws, as appearing in the 2010 Official Edition, is hereby amended by inserting at the end thereof the following new paragraph:

Nothing in this section shall be construed to require notice if an insurer within the same group of insurers issues a succeeding policy to the insured that provides coverage on the same terms and conditions as the preceding policy. Insurers that offer or issue a succeeding policy to the insured through a different company within the same company group must notify the insured in writing of any changes in coverage from the preceding policy at the time of issuance.

SECTION 2. Section 113F of chapter 175 of

the General Laws, as appearing in the 20010 Official Edition, is hereby amended by inserting in line 47 after the word "company." the following new paragraph: -

Nothing in this section shall be construed to require notice if an insurer within the same group of insurers issues a succeeding policy to the insured on the same terms and conditions as the preceding policy. Insurers that offer or issue a succeeding policy to the insured through a different company within the same company group must notify the insured in writing of any changes in coverage from the preceding policy at the time of issuance.

86 3795

An Act banning the use of credit in underwriting and rating private passenger motor vehicle insurance.

SECTION 1. Chapter 175 of the General Laws is hereby amended by inserting after Section 4D, as appearing in the 2010 Official Edition, the following section:-

Section 4E. No insurer engaged in writing private passenger motor vehicle insurance in the commonwealth shall, in connection with underwriting of said insurance, refuse to issue or renew a private passenger motor vehicle insurance policy or bond based on the ownership or operation of a private passenger motor vehicle based upon credit information, including but not limited to a numerical credit-based insurance score or credit rating of an insured; and provided, further, no insurer shall file rates for private passenger motor vehicle insurance, pursuant to chapter 175E, based on credit information, including but not limited to a numerical credit-based insurance score or credit rating of an applicant or insured. Nothing in this section shall be construed to restrict any insurer from obtaining or using its own payment history information or information contained in an insurance claims history report, a motor vehicle or driver history report, or any other report from the Massachusetts Registry of Motor Vehicles or its out-of-state equivalent.

SECTION 2. Section 113B of said chapter 175, as so appearing in the 2010 Official Edition, is hereby amended by adding the following paragraph:- The commissioner shall not fix or establish any private passenger motor vehicle insurance rates, premium charges, premium adjustments, or classifications of risks based in whole or in part on credit information relating to an insured, including but not limited to a numerical credit-based insurance score or credit rating of an insured; and provided, further, that no insurer, in connection with underwriting private passenger motor vehicle insurance or bonds based on the ownership or operation of a private passenger motor vehicle, shall refuse to issue or renew said insurance or bond based upon credit information, including but not limited to a numerical credit-based insurance score, other credit rating of an insured or applicant. Nothing in this paragraph shall be construed to restrict any insurer from obtaining or using its own payment history information or information contained in an insurance claims history report, a motor vehicle or driver history report, or any other report from the Massachusetts Registry of Motor Vehicles or its out-of-state equivalent.

SECTION 3. Section 4 of chapter 175E of the General Laws, as so appearing in the 2010 Official Edition, inserting after the word "discriminatory", in line 5, the following sentence:- In connection with private passenger motor vehicle insurance, rates shall not be based in whole or in part on any credit information relating to an insured, including but not limited to, a numerical credit-based insurance score or other credit rating of an insured; and provided, further, that no insurer, in connection with underwriting private passenger motor vehicle insurance or bonds based on the ownership or operation of a private passenger motor vehicle, shall refuse to issue or renew said insurance or bond based upon credit information, including but not limited to a numerical credit-based insurance score or other credit rating of an insured or applicant. Nothing in this section shall be construed to restrict any insurer from obtaining or using its own payment

- history information or information contained in an insurance claims history report, a motor
- vehicle or driver history report, or any other report from the Massachusetts Registry of Motor
- 128 Vehicles or its out-of-state equivalent.