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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO INSURANCE - CASUALTY INSURANCE RATING

Introduced By: Representatives Gallison, Canario, Edwards, and Fogarty

Date Introduced: April 01, 2015

Referred To: House Corporations

It is enacted by the General Assembly as follows:

SECTION 1. Section 27-9-56 of the General Laws in Chapter 27-9 entitled "Casualty Insurance Rating" is hereby amended to read as follows:

<u>27-9-56. Use of credit rating. --</u> (a) An insurer may use insurance scoring for rating and underwriting policies of personal motor vehicle insurance only under the following conditions:

- (1) The insurer demonstrates the predictive nature of their insurance score to the insurance division.
- (2) An insurer shall, once every two (2) years if requested by an existing customer, obtain an updated insurance score for the customer. If, after obtaining the insurance score, the customer has improved his, her or its credit rating, the user of the information shall afford the customer any decrease in rates that are available due to the improved rating. The user may not increase the rate of an existing customer based solely on a worsening in the customer's insurance score unless: (i) the worsening is due to a bankruptcy, tax lien, garnishment, foreclosure or judgment; or (ii) if a subsequent insurance score no sooner than six (6) months later confirms the worsening in score. Should an existing customer's score change as the result of an updated credit report, the decrease or increase in rates must be done at renewal subject to conditions established herein.
- (3) An insurer shall not decline insurance for a new customer based solely on an insurance score, or absence of an insurance score; and an insurer shall not cancel, non-renew or increase the rate of an existing customer based solely on a worsening in a customer's insurance score unless: (i) the worsening is due to a bankruptcy, tax lien, garnishment, foreclosure or

1	judgment; or (ii) if a subsequent insurance score no sooner than six (6) months later confirms the
2	worsening in score. Should an existing customer's score change as the result of an updated credit
3	report, the decrease or increase in rates must be done at renewal subject to conditions established
4	herein.
5	(4) No insurer is obligated to obtain a current credit report or an insurance score for an
6	insured if: the insured is in the most favorably-priced tier of the insurer, within a group of
7	affiliated insurers; or credit was not used for the insured when the policy was initially written.
8	However, the insurer shall have the discretion to use credit for the insured upon renewal, if
9	consistent with its underwriting guidelines. The user may not increase the rate of an existing
10	customer based solely on a worsening in the customer's insurance score unless: (i) the worsening
11	is due to a bankruptcy, tax lien, garnishment, foreclosure or judgment; or (ii) if a subsequent
12	insurance score no sooner than six (6) months later confirms the worsening in score. Should an
13	existing customer's score change as the result of an updated credit report, the decrease or increase
14	in rates must be done at renewal subject to conditions established herein.
15	(5) If a credit bureau determines that disputed information is inaccurate or incorrect and
16	such information was used in determining an insurance score which resulted in a denial,
17	cancellation or nonrenewal of or higher premiums or less favorable policy terms for a consumer,
18	the insurer shall, within thirty (30) days of receiving notice of correction, reissue or re-rate the
19	policy by refunding the amount of the overpayment of premium based on the corrected insurance
20	score retroactive to the shorter of the last twelve (12) months of coverage or the actual period of
21	coverage. An "insurance score" as used in this section shall be defined as a number or rating that
22	is derived from an algorithm, computer application, model or other process that is based in whole
23	or in part on credit history.
24	(b) Agents shall be held harmless by insurers for all acts, efforts and disclosures in
25	obtaining an insurance score on the insurer's behalf. The commissioner is authorized and
26	empowered to establish rules and regulations to carry out the provisions of this section and to
27	fulfill the goals of this section.
28	(c) Notwithstanding the above, an An insurer authorized to do business in Rhode Island
29	shall not use a customer's credit report that uses credit information to underwrite or rate risks.
30	,shall not use the following as a negative factor in any insurance scoring methodology or in
31	reviewing credit information for the purpose of underwriting or rating a policy of personal
32	insurance:

(1) Credit inquiries not initiated by the consumer or inquiries requested by the consumer

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for his or her own credit information;

1	(2) Inquiries relating to insurance coverage, if so identified on a consumer's credit report;
2	(3) Collection accounts with a medical industry code, if so identified on the consumer'
3	credit report;
4	(4) Multiple lender inquiries, if coded by the consumer reporting agency on the
5	consumer's credit report as being from the home mortgage industry and made within thirty (30
6	days of one another, unless only one inquiry is considered;
7	(5) Multiple lender inquiries, if coded by the consumer reporting agency on the
8	consumer's credit report as being from the automobile lending industry and made within thirty
9	(30) days of one another, unless only one inquiry is considered.
10	(d) No consumer reporting agency shall provide or sell data or lists that include any
11	information that in whole or in part was submitted in conjunction with an insurance inquiry about
12	a consumer's eredit information or a request for a credit report or insurance score. Such
13	information includes, but is not limited to, the expiration dates of an insurance policy or any other
14	information that may identify time periods during which a consumer's insurance may expire and
15	the terms and conditions of the consumer's insurance coverage.
16	(e) The restrictions provided in subsection (d) of this section do not apply to data or list
17	the consumer reporting agency supplies to the insurance [agent/producer] from whom
18	information was received, the insurer on who's behalf such [agent/producer] acted, or such
19	insurer's affiliates or holding companies.

(f) Nothing in this section shall be construed to restrict any insurer from being able to obtain a claims history report or a motor vehicle report.

SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO INSURANCE - CASUALTY INSURANCE RATING

This act would prohibit insurers from using credit ratings to underwrite or rate risks for casualty insurance.

This act would take effect upon passage.

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