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AN ACT in relation to insurance.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Insurance Code is amended by 5 changing Section 500-77 as follows:

6 (215 ILCS 5/500-77)

Sec. 500-77. Policyholder information and exclusive
ownership of expirations.

(a) As used in this Section, "expirations" means all 9 information relative to an insurance policy including, but not 10 limited to, the name and address of the insured, the location 11 and description of the property insured, the value of the 12 insurance policy, the inception date, the renewal date, and the 13 14 expiration date of the insurance policy, the premiums, the 15 limits and a description of the terms and coverage of the insurance policy, and any other personal and privileged 16 information, as defined by Section 1003 of this Code, compiled 17 by a business entity registered firm or furnished by the 18 19 insured to the insurer or any agent, contractor, or 20 representative of the insurer.

For purposes of this Section only, a <u>business entity</u> registered firm also includes a sole proprietorship that transacts the business of insurance as an insurance agency.

(b) All "expirations" as defined in subsection (a) of this Section shall be mutually and exclusively owned by the insured and the <u>business entity</u> registered firm. The limitations on the use of expirations as provided in subsections (c) and (d) of this Section shall be for mutual benefit of the insured and the business entity registered firm.

30 (c) Except as otherwise provided in this Section, for 31 purposes of soliciting, selling, or negotiating the renewal or 32 sale of insurance coverage, insurance products, or insurance HB0316 Engrossed - 2 - LRB094 06684 LJB 36778 b

1 services or for any other marketing purpose, a business entity 2 registered firm shall own and have the exclusive use of expirations, records, and other written or electronically 3 4 information directly related to stored an insurance 5 application submitted by, or an insurance policy written 6 through, the business entity registered firm. No insurance 7 company, managing general agent, surplus lines insurance 8 broker, wholesale broker, group self-insurance fund, 9 third-party administrator, or any other entity, other than a financial institution as defined in Section 1402 of this Code, 10 11 shall use such expirations, records, or other written or 12 electronically stored information to solicit, sell, or 13 negotiate the renewal or sale of insurance coverage, insurance products, or insurance services to the insured or for any other 14 15 marketing purposes, either directly or by providing such 16 information to others, without, separate from the general 17 agency contract, the written consent of the <u>business entity</u> registered firm. However, such expirations, records, or other 18 19 written or electronically stored information may be used for 20 any purpose necessary for placing such business through the insurance producer including reviewing an application and 21 issuing or renewing a policy and for loss control services. 22

23 (d) With respect to a <u>business entity</u> registered firm, this
 24 Section shall not apply:

(1) when the insured requests either orally or in
writing that another <u>business entity</u> registered firm
obtain quotes for insurance from another insurance company
or when the insured requests in writing individually or
through another <u>business entity</u> registered firm, that the
insurance company renew the policy;

31 (2) to policies in the Illinois Fair Plan, the Illinois
32 Automobile Insurance Plan, or the Illinois Assigned Risk
33 Plan for coverage under the Workers' Compensation Act and
34 the Workers' Occupational Diseases Act;

35 (3) when the insurance producer is employed by or has
 36 agreed to act exclusively or primarily for one company or

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1 group of affiliated insurance companies or to a producer 2 who submits to the company or group of affiliated companies 3 that are organized to transact business in this State as a 4 reciprocal company, as defined in Article IV of this Code, 5 every request or application for insurance for the classes 6 and lines underwritten by the company or group of 7 affiliated companies;

8 (4) to policies providing life and accident and health9 insurance;

10 (5) when the <u>business entity</u> registered firm is in 11 default for nonpayment of premiums under the contract with 12 the insurer or is guilty of conversion of the insured's or 13 insurer's premiums or its license is revoked by or 14 surrendered to the Department;

15 (6) to any insurance company's obligations under
16 Sections 143.17 and 143.17a of this Code; or

(7) to any insurer that, separate from a producer or
 <u>business entity</u> registered firm, creates, develops,
 compiles, and assembles its own, identifiable expirations
 as defined in subsection (a).

For purposes of this Section, an insurance producer shall be deemed to have agreed to act primarily for one company or a group of affiliated insurance companies if the producer (i) receives 75% or more of his or her insurance related commissions from one company or a group of affiliated companies or (ii) places 75% or more of his or her policies with one company or a group of affiliated companies.

Nothing in this Section prohibits an insurance company, with respect to any items herein, from conveying to the insured or the <u>business entity</u> registered firm any additional benefits or ownership rights including, but not limited to, the ownership of expirations on any policy issued or the imposition of further restrictions on the insurance company's use of the insured's personal information.

35 (e) Nothing in this Section prevents a financial
 36 institution, as defined in Section 1402 of this Code, from

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obtaining from the insured, the insurer, or the <u>business entity</u> registered firm the expiration dates of an insurance policy placed on collateral or otherwise used as security in connection with a loan made or serviced by the financial institution when the financial institution requires the expiration dates for evidence of insurance.

7 (f) For purposes of this Section, "financial institution"
8 does not include an insurance company, <u>business entity</u>
9 registered firm, managing general agent, surplus lines broker,
10 wholesale broker, group self-funded insurance fund, or
11 third-party administrator.

12 (g) The Director may adopt rules in accordance with Section13 401 of this Code for the enforcement of this Section.

(h) This Section applies to the expirations relative to all
 policies of insurance bound, applied for, sold, renewed, or
 otherwise taking effect on or after <u>June 1, 2001</u> the effective
 date of this amendatory Act of the 92nd General Assembly.

18 (Source: P.A. 92-5, eff. 6-1-01; 92-651, eff. 7-11-02.)

Section 99. Effective date. This Act takes effect upon
 becoming law.