

HOUSE BILL No. 4020

February 2, 1993, Introduced by Rep. Keith and referred to the Committee on Business and Finance.

A bill to amend sections 1207, 1242, and 2077 of Act No. 218 of the Public Acts of 1956, entitled as amended "The insurance code of 1956," section 1207 as amended by Act No. 170 of the Public Acts of 1990, being sections 500.1207, 500.1242, and 500.2077 of the Michigan Compiled Laws; and to add section 1204e.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Sections 1207, 1242, and 2077 of Act No. 218 of
- 2 the Public Acts of 1956, section 1207 as amended by Act No. 170
- 3 of the Public Acts of 1990, being sections 500.1207, 500.1242,
- 4 and 500.2077 of the Michigan Compiled Laws, are amended and sec-
- 5 tion 1204e is added to read as follows:
- 6 SEC. 1204E. (1) A FINANCIAL INSTITUTION AND ITS
- 7 SUBSIDIARIES, OFFICERS, AND EMPLOYEES THAT MEET THE REQUIREMENTS

01837'93 SAT

- 1 OF THIS CHAPTER SHALL BE ISSUED A LICENSE TO ACT AS AN AGENT IN 2 THIS STATE.
- 3 (2) AS USED IN THIS SECTION, "FINANCIAL INSTITUTION" MEANS A
- 4 STATE OR NATIONALLY CHARTERED BANK, STATE OR FEDERALLY CHARTERED
- 5 SAVINGS AND LOAN ASSOCIATION, STATE OR FEDERALLY CHARTERED SAV-
- 6 INGS BANK, STATE OR FEDERALLY CHARTERED CREDIT UNION, INDUSTRIAL
- 7 BANK, TRUST COMPANY, AND A LICENSEE AS DEFINED UNDER SECTION 1 OF
- 8 THE REGULATORY LOAN ACT OF 1963, ACT NO. 21 OF THE PUBLIC ACTS OF
- 9 1939, BEING SECTION 493.1 OF THE MICHIGAN COMPILED LAWS.
- 10 Sec. 1207. (1) An agent shall be a fiduciary for all money
- 11 received or held by the agent in his or her capacity as an
- 12 agent. Failure by an agent in a timely manner to turn over the
- 13 money which THAT he or she holds in a fiduciary capacity to the
- 14 persons to whom they are owed is prima facie evidence of viola-
- 15 tion of the agent's fiduciary responsibility. An agent shall not
- 16 accept payment of a premium for a medicare supplemental policy or
- 17 certificate in the form of a check or money order made payable to
- 18 the agent instead of the insurer. Upon receiving payment of a
- 19 premium for a medicare supplemental policy or certificate, an
- 20 agent shall immediately provide a written receipt to the
- 21 insured.
- 22 (2) An agent shall use reasonable accounting methods to
- 23 record funds received in his or her fiduciary capacity including
- 24 the receipt and distribution of all premiums due each of his or
- 25 her insurers. An agent shall record return premiums received by
- 26 or credited to him or her -which THAT are due an insured on
- 27 policies reduced or canceled or -which- THAT are due a

- prospective purchaser of insurance as a result of a rejected or declined application. Records required by this section shall be open to examination by the commissioner.
- 4 (3) Except as provided in section 1212 and subsection (4), 5 an agent shall not reward or remunerate any person for procuring 6 or inducing business in this state, furnishing leads or prospects, or acting in any other manner as an agent.
- (4) If an agent is unable to immediately provide, through phis or her insurers that are authorized to underwrite the cover10 age, all or a part of the coverage requested on a risk, the agent may obtain the part of the coverage refused by his or her insur12 ers through another licensed agent, through the state accident
 13 fund, or through a risk sharing plan permitted by state law. An
 14 agent who attempts to place the refused part of the coverage
 15 through another licensed agent shall advise the buyer in writing
 16 that the refused part of the coverage is not in effect until the
 17 buyer receives written evidence of insurance.
- (5) A person may not sell or attempt to sell insurance by
 19 means of intimidation or threats, whether express or implied.
 20 Except as provided in section 2077(4) a person may not induce the
 21 purchase of insurance through a particular agent or from a par22 ticular insurer by means of a promise to sell goods, to lend
 23 money, to provide services, or by a threat to refuse to sell
 24 goods, to refuse to lend money, or to refuse to provide
 25 services. THIS SUBSECTION DOES NOT PROHIBIT A CREDITOR FROM
 26 SELLING OPTIONAL INSURANCE TO A BORROWER.

- 1 (6) After January 1, 1973, an insurer or an agent may not be
- 2 a party to a contract under which the agent assumes any
- 3 responsibility or obligation for payment, from his or her commis-
- 4 sion or any allocation of premium to him or her by the insurer,
- 5 of any losses on insurance policies sold by the agent unless the
- 6 claim adjusting is done by insurance company adjusters or
- 7 licensed independent adjusters.
- 8 Sec. 1242. (1) The commissioner shall refuse to grant a
- 9 license to act as an agent, a solicitor, an insurance counselor,
- 10 or an adjuster to an applicant who fails to meet the requirements
- 11 of this chapter. Notice of the refusal shall be in writing and
- 12 shall set forth the basis for the refusal. If the applicant sub-
- 13 mits a written request within 30 days after mailing of the notice
- 14 of refusal, the commissioner shall promptly conduct a hearing in
- 15 which the applicant shall be given an opportunity to show compli-
- 16 ance with the requirements of this chapter.
- 17 (2) The commissioner, after notice and opportunity for a
- 18 hearing, may suspend or revoke the license of an agent, solici-
- 19 tor, insurance counselor, or adjuster who fails to maintain the
- 20 standards required for initial licensing or who violates any pro-
- 21 vision of this act.
- 22 (3) After notice and opportunity for a hearing, the commis-
- 23 sioner may refuse to grant or renew a license to act as an agent,
- 24 solicitor, adjuster or insurance counselor if he determines by a
- 25 preponderance of the evidence, that it is probable that the busi-
- 26 ness or primary occupation of the applicant will give rise to

- 1 coercion, indirect rebating of commissions or other practices in 2 the sale of insurance which are prohibited by law.
- (3) -(4) Without prior hearing, the commissioner may order 4 summary suspension of a license if he OR SHE finds that protec-5 tion of the public requires emergency action and incorporates 6 this finding in his OR HER order. The suspension shall be effec-7 tive on the date specified in the order or upon service of a cera tified copy of the order on the licensee, whichever is later. g requested, the commissioner shall conduct a hearing on the sus-10 pension within a reasonable time but not later than 20 days after 11 the effective date of the summary suspension unless the person 12 whose license is suspended requests a later date. At the hear-13 ing, the commissioner shall determine if the suspension should be 14 continued or if the suspension should be withdrawn, and, if 15 proper notice is given, may determine if the license should be 16 revoked. The commissioner shall announce his OR HER decision 17 within 30 days after conclusion of the hearing. The suspension 18 shall continue until the decision is announced.
- (4) (5) The commissioner, or his OR HER designated deputy, 20 may issue subpoenas with the approval of a circuit court judge of 21 the circuit court of Ingham county to require the attendance and 22 testimony of witnesses and the production of documents necessary 23 to the conduct of the hearing and may designate an employee of 24 the insurance bureau to make service. thereof. The subpoenas 25 issued by the commissioner, or his OR HER designated deputy, may 26 be enforced upon application by them to the circuit court of

- 1 Ingham county by proceedings in contempt thereof, as provided by 2 law.
- 3 Sec. 2077. (1) No A person shall NOT require, as a condi-
- 4 tion precedent to the lending of money or extension of credit, or
- 5 any renewal thereof, that the person to whom such THE money
- 6 or credit is extended or whose obligation the creditor is to
- 7 acquire or finance, negotiate any policy or contract of insurance
- 8 through a particular insurance agent or with a particular
- 9 insurer. -No- A person engaged in the business of financing real
- 10 or personal property other than motor vehicles or of lending
- 11 money or extending credit, shall NOT directly or indirectly
- 12 require that the borrower pay a consideration of any kind to sub-
- 13 stitute the insurance policy of 1 insurer for that of another.
- (2) If an instrument requires that a purchaser, mortgagor,
- 15 or borrower furnish insurance of any kind on real property being
- 16 conveyed or which is collateral security to a loan, the vendor,
- 17 mortgagee, or lender shall refrain from using or disclosing any
- 18 such information to his OR HER own advantage or to the detriment
- 19 of the purchaser, mortgagor, borrower, insurance company, or
- 20 agency complying with such requirement.
- 21 (3) This section shall not be construed as forbidding the
- 22 vendor or creditor from exercising a reasonable right to approve
- 23 or disapprove the insurance selected by the debtor for protection
- 24 of the property securing the credit or lien, but the vendor or
- 25 creditor shall not disapprove a policy -which- THAT contains cov-
- 26 erages in excess of the basic coverage required by the vendor or
- 27 creditor.

1 (4) Nothing in this section shall forbid any THIS SECTION
2 DOES NOT PROHIBIT AN insurer from requiring as a condition prece3 dent for the lending of its own funds that the debtor insure his
4 OR HER own life for a reasonable amount with —such—THE insurer.
5 THIS SECTION DOES NOT PROHIBIT A CREDITOR FROM SELLING OPTIONAL
6 INSURANCE TO A BORROWER.
7 (5) Each violation of this section —shall be— IS a misde8 meanor, punishable by a fine of not more than \$100.00.
9 Section 2. This amendatory act shall not take effect unless
10 all of the following bills of the 87th Legislature are enacted
11 into law:
12 (a) Senate Bill No. _____ or House Bill No. 4021 (request
13 no. 01837'93a).
14 (b) Senate Bill No. _____ or House Bill No. _____ (request
15 no. 01837'93b).

(c) Senate Bill No. ____ or House Bill No. 4022 (request

16

17 no. 01837'93c).