## **HOUSE BILL NO. 4660**

May 23, 2019, Introduced by Rep. Whitsett and referred to the Committee on Insurance.

A bill to amend 1956 PA 218, entitled "The insurance code of 1956,"

by amending sections 2105, 2110a, 2111, and 2151 (MCL 500.2105, 500.2110a, 500.2111, and 500.2151), sections 2110a and 2111 as amended by 2012 PA 441 and section 2151 as added by 2012 PA 165, and by adding section 2111b.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2105. (1) No A policy of automobile insurance or home
 insurance shall must not be offered, bound, made, issued, delivered
 or renewed in this state on and after January 1, 1981, except in





1 conformity with unless the policy conforms to this chapter. This
2 chapter shall not apply to policies of automobile insurance or home
3 insurance offered, bound, made, issued, delivered or renewed in
4 this state before January 1, 1981.

5 (2) This chapter shall does not apply to insurance written on 6 a group, franchise, blanket policy, or similar basis which that 7 offers home insurance or automobile insurance to all members of the group, franchise plan, or blanket coverage who are eligible 8 9 persons. However, section 2111b applies to automobile insurance 10 written on a group, franchise, blanket policy, or similar basis. 11 Sec. 2110a. (1) If Except as otherwise provided in this section, if uniformly applied to all its insureds, an insurer may 12 use factors in addition to those permitted by section 2111 for 13 14 insurance if the plan is consistent with the purposes of this act

16 losses or expenses.

15

17 (2) This section does not affect benefits or obligations18 required under chapter 31.

19 (3) This section does not authorize an insurer to offer or
20 prohibit an insurer from offering premium discount plans concerning
21 any of the following:

and reflects reasonably anticipated reductions or increases in

22 (a) Health care services, health care providers, or health23 care facilities.

24 (b) Automobile repair providers.

25 (c) Materials used in the repair of an automobile.

26 (4) An insurer shall not use a factor under this section if27 the factor is listed in section 2111b.

28 Sec. 2111. (1) Notwithstanding any provision of this act or29 this chapter to the contrary, classifications and territorial base



rates used by an insurer in this state with respect to automobile 1 2 insurance or home insurance shall **must** conform to the applicable requirements of this section. 3

4 (2) Classifications established under this section for 5 automobile insurance shall must be based only on 1 or more of the 6 following factors, which the insurer shall be applied by an insurer 7 **apply** on a uniform basis throughout this state:

8

(a) With respect to all automobile insurance coverages: 9 (i) Either the age of the driver; the length of driving 10 experience; or the number of years licensed to operate a motor 11 vehicle.

12 (ii) Driver primacy, based on the proportionate use of each 13 vehicle insured under the policy by individual drivers insured or 14 to be insured under the policy.

15

(iii) Average miles driven weekly, annually, or both.

16 (*iv*) Type of use, such as business, farm, or pleasure use.

17 (v) Vehicle characteristics, features, and options, such as engine displacement, ability of the vehicle and its equipment to 18 19 protect passengers from injury, and other similar items, including vehicle make and model. 20

21

(vi) Daily or weekly commuting mileage.

22 (vii) Number of cars insured by the insurer or number of 23 licensed operators in the household. However, the insurer shall not 24 use the number of licensed operators shall not be used as an indirect measure of marital status. 25

(viii) Amount of insurance. 26

27 (b) In addition to the factors prescribed in subdivision (a), 28 with respect to personal protection insurance coverage:

TDR

H01537'19

- 1
- (*i*) Earned income.

2 (*ii*) Number of dependents of income earners insured under the3 policy.

4

(iii) Coordination of benefits.

5

(*iv*) Use of a safety belt.

6 (c) In addition to the factors prescribed in subdivision (a),7 with respect to collision and comprehensive coverages:

8 (i) The anticipated cost of vehicle repairs or replacement,
9 which may be measured by age, price, cost new, or value of the
10 insured automobile, and other factors directly relating to that
11 anticipated cost.

12 (*ii*) Vehicle make and model.

13 (*iii*) Vehicle design characteristics related to vehicle14 damageability.

15 (iv) Vehicle characteristics relating to automobile theft
16 prevention devices.

17 (d) With respect to all automobile insurance coverage other
18 than comprehensive, successful completion by the individual driver
19 or drivers insured under the policy of an accident prevention
20 education course that meets the following criteria:

21 (i) The course shall must include a minimum of 8 hours of
22 classroom instruction.

23 (*ii*) The course shall must include, but not be limited to, a
24 review of all of the following:

25 (A) The effects of aging on driving behavior.

26 (B) The shapes, colors, and types of road signs.

- 27 (C) The effects of alcohol and medication on driving.
- (D) The laws relating to the proper use of a motor vehicle.



H01537'19

1

(E) Accident prevention measures.

2 (F) The benefits of safety belts and child restraints.

3

(G) Major driving hazards.

4 (H) Interaction with other highway users, such as5 motorcyclists, bicyclists, and pedestrians.

6 (3) Each An insurer shall establish a secondary or merit
7 rating plan for automobile insurance, other than comprehensive
8 coverage. A secondary or merit rating plan required under this
9 subsection shall must provide for premium surcharges for any or all
10 coverages for automobile insurance, other than comprehensive
11 coverage, based upon on any or all of the following, when that
12 information becomes available to the insurer:

13

(a) Substantially at-fault accidents.

14 (b) Convictions for, determinations of responsibility for 15 civil infractions for, or findings of responsibility in probate 16 court for civil infractions for violations under chapter VI of the Michigan vehicle code, 1949 PA 300, MCL 257.601 to 257.750. 17 However, an insured shall not be merit rated for a civil infraction 18 19 under chapter VI of the Michigan vehicle code, 1949 PA 300, MCL 20 257.601 to 257.750, for a period of time longer than that which the secretary of state's office carries points for that infraction on 21 the insured's motor vehicle record. 22

23 (4) An insurer shall not establish or maintain rates or rating
24 classifications for automobile insurance based on sex or marital
25 status.

26 (5) Notwithstanding other provisions of this chapter,27 automobile insurance risks may be grouped by territory.

28 (6) This section does not limit insurers or rating29 organizations from establishing and maintaining statistical

Legal Division

H01537'19

reporting territories. This section does not prohibit an insurer 1 from establishing or maintaining, for automobile insurance, a 2 premium discount plan for senior citizens in this state who are 65 3 years of age or older, if the plan is uniformly applied by the 4 5 insurer throughout this state. If an insurer has not established 6 and maintained a premium discount plan for senior citizens, the 7 insurer shall offer reduced premium rates to senior citizens in 8 this state who are 65 years of age or older and who drive less than 9 3,000 miles per year, regardless of statistical data.

10 (7) Classifications established under this section for home 11 insurance other than inland marine insurance provided by policy 12 floaters or endorsements shall must be based only on 1 or more of 13 the following factors:

14

(a) Amount and types of coverage.

15 (b) Security and safety devices, including locks, smoke16 detectors, and similar, related devices.

17 (c) Repairable structural defects reasonably related to risk.

18

(d) Fire protection class.

19 (e) Construction of structure, based on structure size,20 building material components, and number of units.

(f) Loss experience of the insured, based on prior claims attributable to factors under the control of the insured that have been paid by an insurer. An insured's failure, after written notice from the insurer, to correct a physical condition that presents a risk of repeated loss shall be considered is a factor under the control of the insured for purposes of this subdivision.

27 (g) Use of smoking materials within the structure.

28

(h) Distance of the structure from a fire hydrant.

29 (i) Availability of law enforcement or crime prevention



1 services.

2 (8) Notwithstanding other provisions of this chapter, home3 insurance risks may be grouped by territory.

4 (9) An insurer may use factors in addition to those permitted
5 by this section for insurance if the plan is consistent with the
6 purposes of this act and reflects reasonably anticipated reductions
7 or increases in losses or expenses. This subsection does not permit
8 an insurer to use a factor if the use of the factor is expressly
9 prohibited under section 2111b.

Sec. 2111b. (1) An insurer shall not use a fico score in underwriting or establishing rates for automobile insurance, including, but not limited to, rates for a premium discount plan or a group plan.

14 (2) An insurer shall not engage in redlining in underwriting
15 or establishing rates for automobile insurance, including, but not
16 limited to, rates for a premium discount plan or a group plan.

17 Sec. 2151. As used in this chapter:

(a) "Adverse action" means an increase in any charge for, or a
reduction or other adverse or unfavorable change in the terms of
coverage or amount of, any personal insurance, existing or applied
for.

(b) "Consumer reporting agency" means any person which, that, for monetary fees or dues or on a cooperative nonprofit basis, regularly engages in whole or in part in the practice of assembling or evaluating consumer credit information or other information on consumers for the purpose of furnishing consumer reports to third parties.

28 (c) "Credit information" means any credit-related information29 derived from a credit report, found on a credit report itself, or

Legal Division

H01537'19

provided on an application for personal insurance. Information that is not credit-related shall is not be considered credit information, regardless of whether it is contained in a credit report or in an application, or is used to calculate an insurance score.

6 (d) "Credit report" means any written, oral, or other
7 communication of information by a consumer reporting agency bearing
8 on a consumer's credit worthiness, credit standing, or credit
9 capacity that is used or expected to be used or collected in whole
10 or in part for the purpose of serving as a factor in the rating of
11 personal insurance.

(e) "Insurance score" means a number or rating that is derived from an algorithm, computer application, model, or other process that is based in whole or in part on credit information for the purposes of predicting the future insurance loss exposure of an individual applicant or insured.

17 (f) "Personal insurance" means property/casualty insurance written for personal, family, or household use, including 18 automobile, home, motorcycle, mobile home, noncommercial dwelling 19 20 fire, boat, personal watercraft, snowmobile, and recreational 21 vehicle, whether written on an individual, group, franchise, blanket policy, or similar basis. Personal insurance includes 22 23 automobile insurance only to the extent allowed under section 24 2111b.

