

The Commonwealth of Massachusetts

PRESENTED BY:

Barry R. Finegold

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying bill:

An Act promoting the transparency of automobile insurance surcharges.

PETITION OF:

NAME: Barry R. Finegold DISTRICT/ADDRESS: Second Essex and Middlesex By Mr. Finegold, a petition (accompanied by bill, Senate, No. 438) of Barry R. Finegold for legislation to promote the transparency of automobile insurance surcharges. Financial Services.

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act promoting the transparency of automobile insurance surcharges.

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. Chapter 175 of the General Laws is hereby amended by inserting after
section 113W the following section:-

3 Section 113X. (a) Prior to accepting any initial automobile insurance premium payment, an insurer or its agent shall provide a surcharge disclosure statement to any person who applies 4 5 for a policy. Said surcharge disclosure statement shall include: (1) a description of the insurer's 6 merit rating plan; (2) a list of surchargeable events; and (3) circumstances where a surcharge may be removed or refunded. The insurer may provide the surcharge disclosure statement on the 7 8 insurer's website in lieu of providing the disclosure statement to the applicant in writing if it is easily accessible, and the insurer or agent notify the applicant orally or in writing of its 9 10 availability for review on the insurer's website prior to accepting the initial payment, and if the 11 insurer so notifies the applicant of the availability of a written version of this statement upon the applicant's request. The insurer shall provide the surcharge disclosure statement in writing if 12 requested by the applicant. An oral notice shall be presumed delivered if the agent or insurer 13 14 makes a contemporaneous notation in the applicant's record of the notice having been delivered or if the insurer or agent retains an audio recording of the notification provided to the applicant. 15 16 (b) Every authorized insurer shall clearly disclose automobile insurance premium surcharges to individual insureds by specifying the nature of each premium surcharge applied on 17

a noncommercial motor vehicle insurance policy. The insurer shall also specify the total dollaramount attributable to all surcharges. The disclosures shall be made on either the premium bill or

20 a notice accompanying the premium bill, when the surcharge is initially made and thereafter at

21 each policy renewal.

22 (c) The commissioner shall promulgate rules and regulations providing noncommercial 23 motor vehicle insureds with clear notice of premium surcharges under all merit rating plans. Such regulations shall provide that where a policy has been surcharged under an independent 24 25 merit rating plan, the insurer shall state prominently on the premium bill or on a notice 26 accompanying the premium bill, the following, or its substantive equivalent: "YOUR 27 PREMIUM REFLECTS A SURCHARGE AND, THEREFORE, IS HIGHER THAN IT 28 OTHERWISE WOULD BE BECAUSE, DURING THE MEASURING EXPERIENCE 29 PERIOD WHICH APPLIED TO YOUR INSURANCE, YOU HAD ONE OR MORE 30 CHARGEABLE ACCIDENTS OR CHARGEABLE TRAFFIC CONVICTIONS UNDER OUR 31 MERIT RATING PLAN. THE ATTACHED DESCRIPTION OF OUR MERIT RATING PLAN 32 INCLUDES A LIST OF EVENTS FOR WHICH WE MAY SURCHARGE YOU AND THE 33 CIRCUMSTANCES UNDER WHICH SURCHARGES MAY BE REMOVED OR 34 REFUNDED. IF YOU HAVE ANY QUESTIONS, YOU MAY WISH TO CONSULT YOUR [AGENT OR BROKER] OR CALL US AT [COMPANY TELEPHONE NO. 35]." 36 (d) Every authorized insurer shall create a website where customers can compute

37 potential surcharges and other premium increases based on enumerated variables.

38 SECTION 2. Notwithstanding any general or special law to the contrary, the

39 commissioner of insurance shall promulgate rules and regulations under section 113X of chapter

40 175 of the General Laws on or before October 1, 2013.