LAWS OF MARYLAND

- Ch. 590
- (4) Marine insurance as described in § 242(b)(2) of this article;
- (5) Aircraft insurance as described in § 242(b)(3) of this article:
 - (6) Reinsurance;
- [(7) Workmen's compensation and employer's liability insurance written in connection with workmen's compensation;]
- [(8)] (7) Insurance provided under the Maryland Automobile Insurance Fund, the Maryland State Accident Fund, the Joint Insurance Association, and the Professional and Executive Liability Fund;
 - [(9)] (8) Title insurance;
 - [(10)] (9) Medical malpractice insurance;
- [(11)] (10) Any form or plan of insurance regulated under § 231 of this article; and
 - [(12)] (11) Surety.

244G.

- (a) (1) An insurer may itself establish rates and supplementary rate information based on the factors in § 244D of this subtitle [or it];OR
- (2) EXCEPT FOR WORKERS' COMPENSATION INSURANCE RATES, AN INSURER may use rates and supplementary rate information prepared by a rating organization, with average loss factors or expense factors determined by the rating organization or with such modification for its own expense and loss experience as the credibility of that experience allows.
- (b) [An] EXCEPT FOR WORKERS' COMPENSATION INSURANCE RATES, AN insurer may discharge its obligations under § 244D of this subtitle by giving notice to the Commissioner that it uses rates and supplementary rate information prepared and filed with the Commissioner by a designated rating organization of which it is a member or subscriber with such information about modifications thereof as are necessary fully to inform the Commissioner. The insurer's rates and supplementary rate information shall be those filed from time to time by the rating organization including any amendments thereto as filed, subject, however, to modifications filed by the insurer.
- (C) EACH WORKERS' COMPENSATION INSURER SHALL BE A MEMBER OF A WORKERS' COMPENSATION RATING ORGANIZATION. EACH WORKERS'