Article 48A - Insurance Code Section 245 241A Annotated Code of Maryland (1986 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 48A - Insurance Code

245. 241A.

- (A)-(1)--IN--THIS--SECTION,--THE--FOLLOWING--WORDS--HAVE-THE MEANINGS-INDICATED:
- (2)--"COMMISSIONER"-MEANS-THE--INSURANCE--COMMISSIONER OF-THIS-STATE:
- (3)--"INSURER"--MEANS-AN-INSURANCE-COMPANY-LICENSED-TO OFFER-INSURANCE-IN-THIS-STATE:
- (4) (A) IN THIS SECTION, "STATE" MEANS ANY STATE OF THE UNITED STATES OR THE DISTRICT OF COLUMBIA.
- (B) AN INSURER SHALL SUBMIT AN ANNUAL REPORT IN-A-FORM REQUIRED-BY-THE-COMMISSIONER CONTAINING ITS LIABILITY INSURANCE EXPERIENCE IN THIS STATE AND OTHER STATES.
- (C) A REPORT FILED UNDER THIS SECTION SHALL COVER THE FOLLOWING LINES OF INSURANCE;-INCHUDING:
- (1) COMMERCIAL AUTOMOBILE INSURANCE NO-FAULT (PERSONAL INJURY PROTECTION);
- (2) OTHER COMMERCIAL AUTOMOBILE INSURANCE LIABILITY INCLUDING COMMERCIAL AUTOMOBILE PHYSICAL DAMAGE;
 - (3) COMMERCIAL MULTIPLE PERIL INSURANCE;
 - (4) PRODUCTS LIABILITY INSURANCE;
 - (5) MEDICAL MALPRACTICE INSURANCE;
 - (6) OTHER COMMERCIAL LIABILITY INSURANCE;
 - (7) WORKER'S COMPENSATION INSURANCE; AND
- (8) ANY OTHER ANNUAL STATEMENT LIABILITY LINE DESIGNATED BY THE COMMISSIONER.
- (D) A REPORT FILED UNDER THIS SECTION SHALL INCLUDE THE FOLLOWING DATA SPECIFIC TO THIS STATE AND OTHER STATES BY THE