

DISTRIBUTION IN THE STATE OF MARYLAND SHALL BE THE -- BRAND -- OWNER, UNITED STATES IMPORTER, -- OR DESIGNATED MARYLAND AGENT OF THE BRAND OWNER -- OR UNITED STATES IMPORTER HOWEVER, ANY WHOLESALE LICENSEE THAT IMPORTS FOR SUBSEQUENT DISTRIBUTION IN OR OUTSIDE THE STATE OF MARYLAND SHALL BE:

(I) THE BRAND OWNER;

(II) A WHOLESALE LICENSEE THAT PURCHASES DIRECTLY FROM THE BRAND OWNER OR THE AUTHORIZED AGENT OF THE BRAND OWNER; OR

(III) A WHOLESALE LICENSEE THAT PURCHASES FROM THE AUTHORIZED UNITED STATES IMPORTER.

(4) PARAGRAPH (3) OF THIS SUBSECTION ONLY APPLIES IF THE WHOLESALE LICENSEE'S JURISDICTION AND AUTHORITY TO SELL HAS BEEN SUBMITTED TO THE COMPTROLLER BY THE BRAND OWNER.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1989.

Approved May 25, 1989.

CHAPTER 636

(House Bill 64)

AN ACT concerning

Insurance - Premium Finance Companies -
Notice of Cancellation to Insurers

FOR the purpose of establishing ~~a specific time within which premium finance companies are to provide insurers with copies of the notices of cancellation to policyholders~~ certain procedures as to the effect of certain cancellation notices submitted by premium finance companies to certain insurers within certain periods of time; and generally relating to premium finance companies' cancellation of insurance policies.

BY repealing and reenacting, with amendments,

Article 48A - Insurance Code
Section 486G
Annotated Code of Maryland
(1986 Replacement Volume and 1988 Supplement)