- (II) SUBJECT TO REASONABLE REGULATIONS ADOPTED BY THE COMMISSIONER, THE COMPILATIONS SHALL BE MADE AVAILABLE TO INSURERS AND RATING ORGANIZATIONS.
 - (B) INTERCHANGE OF RATING PLAN DATA.

THE COMMISSIONER MAY ADOPT REASONABLE RULES AND PLANS FOR THE INTERCHANGE OF DATA NECESSARY FOR THE APPLICATION OF RATING PLANS.

(C) EXCHANGE OF INFORMATION AND EXPERIENCE DATA.

TO FURTHER UNIFORM ADMINISTRATION OF RATE REGULATORY LAWS, THE COMMISSIONER AND EACH INSURER AND RATING ORGANIZATION MAY:

- (1) EXCHANGE INFORMATION AND EXPERIENCE DATA WITH EACH OTHER AND WITH INSURANCE SUPERVISORY OFFICIALS, INSURERS, AND RATING ORGANIZATIONS IN OTHER STATES; AND
- (2) CONSULT WITH THEM ABOUT RATE MAKING AND THE APPLICATION OF RATING SYSTEMS.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 48A, § 242(0)(1) through (3).

Subsection (c)(1) of this section is revised to conform to language used in a comparable provision in Subtitle 3 of this title on competitive rating. See 11-337(b)(1) of this title.

Defined terms: "Commissioner" § 1-101

"Insurance" § 1-101

"Insurer" § 1-101

"Rate" § 11-101

"Rating organization" § 11-101

"State" § 1-101

11-227. REGULATIONS.

THE COMMISSIONER MAY ADOPT REASONABLE RULES AND REGULATIONS NECESSARY TO CARRY OUT THE PURPOSES OF THIS SUBTITLE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 48A, § 242(0)(4).

Defined term: "Commissioner" § 1-101

11-228. RESERVED.

11-229. RESERVED.

PART VI. PROHIBITED ACTS; PENALTIES.

- 11-230. PROHIBITED POLICIES; COMMISSIONS AUTHORIZED.
 - (A) PROHIBITED POLICIES.