- (ii) When placing automobile insurance through the Fund, [an agent, broker,] A FUND PRODUCER or premium finance company sponsored by the Fund under this paragraph may obtain accident history reports directly from a person that provides accident history reports.
- (3) Unless provided otherwise by the Fund, a person that provides accident history reports to [an agent, broker,] A FUND PRODUCER or premium finance company sponsored by the Fund under paragraph (2) of this subsection shall direct all billing for the reports to the [agent, broker,] FUND PRODUCER or premium finance company.
- (4) Subsection (b)(1) of this section does not prohibit [an agent, broker,] A FUND PRODUCER or premium finance company from charging and collecting actual expenses that are imposed by a person for providing accident history reports under this subsection in connection with the placement of automobile insurance through the Fund.

27 - 220.

An [agent, broker,] INSURANCE PRODUCER or insurer may not refer an individual employee or dependent of an employee to the Children and Families Health Care Program established under Title 15, Subtitle 3 of the Health General Article or arrange for an individual employee or dependent of an employee to apply for the Children and Families Health Care Program established under Title 15, Subtitle 3 of the Health General Article if the [agent, broker,] INSURANCE PRODUCER or insurer has an economic interest in the referral or the arrangement and the [agent's, broker's,] INSURANCE PRODUCER'S or insurer's sole purpose is to separate that employee or that employee's dependent from group health insurance provided in connection with the employee's employment.

27 - 405.

- (a) It is a fraudulent insurance act for a person to act as or represent to the public that the person is an [agent, broker,] INSURANCE PRODUCER or adjuster in the State if the person has not received the appropriate [certificate of qualification] LICENSE under or otherwise complied with Title 10, Subtitle 1 of this article.
- (b) It is a fraudulent insurance act for an [agent or broker] INSURANCE PRODUCER:
- (1) to solicit or take application for, procure, or place for others insurance for which the [agent or broker] INSURANCE PRODUCER has not obtained an appropriate [certificate of qualification] LICENSE;
 - (2) knowingly to violate § 10-130 of this article; or
- (3) intentionally to fail to report to an insurer the exact amount of consideration charged as a premium for an insurance contract, if different from the policy premium, and to fail to maintain records that show that information.