- 1 AN ACT concerning insurance.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Illinois Insurance Code is amended by
- 5 changing Section 500-80 as follows:
- 6 (215 ILCS 5/500-80)
- 7 Sec. 500-80. Commissions.
- 8 (a) An insurer or insurance producer may not pay a
- 9 commission, service fee, brokerage, or other valuable
- 10 consideration to a person for selling, soliciting, or
- 11 negotiating insurance in this State if that person is
- 12 required to be licensed under this Article and is not so
- 13 licensed at the time of selling, soliciting, or negotiating
- 14 the insurance.
- 15 (b) A person may not accept a commission, service fee,
- 16 brokerage, or other valuable consideration for selling,
- 17 soliciting, or negotiating insurance in this State if that
- 18 person is required to be licensed under this Article and is
- 19 not so licensed.
- 20 (c) Renewal or other deferred commissions may be paid to
- 21 a person for selling, soliciting, or negotiating insurance in
- 22 this State if the person was required to be licensed under
- 23 this Article at the time of the sale, solicitation, or
- 24 negotiation and was so licensed at that time.
- 25 (d) An insurer or insurance producer may pay or assign
- 26 commissions, service fees, brokerages, or other valuable
- 27 consideration to an insurance agency or to persons who do not
- 28 sell, solicit, or negotiate insurance in this State, unless
- 29 the payment would violate Section 151 of this Code.
- 30 (e) When an insurance producer or business entity
- 31 <u>charges a fee or compensation separate from commissions</u>

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deductible from, or directly attributable to, premiums on insurance policies or contracts, it must comply with all of the following:

- (1) It must provide written disclosure to the consumer or contracting party that clearly specifies the amount or extent of the compensation or fee prior to the delivery of the corresponding policy. A copy of the written disclosure must be maintained by the producer or business entity that collects the compensation or fee for a period of 3 years.
- (2) If the combined compensation or fee exceeds 10% of a directly attributable premium amount of a corresponding contract or policy, the disclosure must also include the signature of the consumer or contracting party acknowledging the compensation or fee.
- the consumer or contracting party within 30 days after the properly documented receipt of a notice to the producer or business entity that the corresponding contract or policy has been cancelled. The amount to be returned shall be calculated on a pro-rated basis for the remaining time the policy will not be in force, not to exceed 90 days. Compensation or fees returned shall not include or offset for any processing or cancellation charges attributable to effecting the return.
- (4) If the consumer or contracting party's policy file contains documentation that the producer performed a service corresponding to the applicable coverage or policy and the written disclosure stated that the fees were fully earned, then those fees shall be fully earned at inception of the disclosure statement's execution.

  Except-as-to-commissions-deductible-from-premiums-on insurance-policies---or-contracts-for-insurance,--an insurance-producer-or-business-entity-does-not--have--any

right--to--compensation--from--an--insured-or-prospective insured-for-or-on-account-of-the-transaction-of-insurance business-unless-the-right-to-compensation-is-stated-on--a separate--written--memorandum--that-clearly-specifies-the amount-or-extent-of-the-service-fee-and-that-is--provided to-the-applicant-or-insured-before-the-performance-of-the service--or--the--issuance--of--the--policy,-whichever-is first.--A-copy-of-the-memorandum-must--be--maintained--by any--producer-who-collects-or-receives-the-service-fee-or any-portion-of-the-service-fee.--If-the--compensation--or service---fee--exceeds--10%--of--the--premium--amount--or potential-premium-amount-of-the-contract-or--policy,---the memorandum--shall-include-the-signature-of-the-insured-or prospective-insured--acknowledging--the--compensation--or service-fee.

(f)--Any--compensation--or--service--fee--received--on--a contract--or--policy-that-is-later-canceled,-within-the-first half-of-the-contract-or-policy-period,-for-any-reason-must-be returned-to-the-insured-by-the-insurance-producer-or-business entity-at-a-prorated-amount--The-prorated-amount--shall--be based--on--the--length--of-the-term-of-the-policy-or-contract compared-to-the-time-that-contract-or--policy--was--in--force such--that--the--amount--returned-reflects-the-portion-of-the term-of-the-contract-or-policy-during-which-the-contract--was not--in-force---There-shall-be-no-compensation-or-service-fee assessed-or-received-on-a-contract-or-policy-by-the-insurance producer-or-business-entity-for-processing-such-cancellation- (Source: P.A. 92-386, eff. 1-1-02.)

Section 99. Effective date. This Act takes effect upon becoming law.