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AN ACT concerning insurance.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Illinois Insurance Code is amended by
changing Section 143a-2 as follows:

6 (215 ILCS 5/143a-2) (from Ch. 73, par. 755a-2)

7 Sec. 143a-2. (1) Additional uninsured motor vehicle coverage. No policy insuring against loss resulting from 8 9 liability imposed by law for bodily injury or death suffered by 10 any person arising out of the ownership, maintenance or use of a motor vehicle shall be renewed or delivered or issued for 11 12 delivery in this State with respect to any motor vehicle designed for use on public highways and required to be 13 registered in this State unless uninsured motorist coverage as 14 15 required in Section 143a of this Code is included in an amount equal to the insured's bodily injury liability limits unless 16 17 specifically rejected by the insured. Each insurance company providing the coverage must provide applicants with a brief 18 19 description of the coverage and advise them of their right to 20 reject the coverage in excess of the limits set forth in Section 7-203 of The Illinois Vehicle Code. The provisions of 21 this amendatory Act of 1990 apply to policies of insurance 22 applied for after June 30, 1991. 23

(2) Right of rejection of additional uninsured motorist 24 25 coverage. After June 30, 1991, every application for motor 26 vehicle coverage must contain a space for indicating the 27 rejection additional uninsured motorist coverage. of No 28 rejection of that coverage may be effective unless the applicant signs or initials the indication of rejection. The 29 30 applicant may reject additional uninsured motorist coverage in excess of the limits set forth in Section 7-203 of the Illinois 31 32 Vehicle Code. In those cases, including policies first issued SB2830 Enrolled - 2 - LRB093 20990 SAS 46989 b

1 before July 1, 1991, where the insured has elected to purchase 2 limits of uninsured motorist coverage which are less than 3 bodily injury liability limits or to reject limits in excess of 4 those required by law, the insurer need not provide in any 5 renewal, reinstatement, reissuance, substitute, amended, 6 replacement or supplementary policy, coverage in excess of that 7 elected by the insured in connection with a policy previously 8 issued to such insured by the same insurer unless the insured 9 subsequently makes a written request for such coverage.

(3) The original application indicating the applicant's 10 11 selection of uninsured motorist coverage limits shall 12 constitute sufficient evidence of the applicant's selection of 13 uninsured motorist coverage limits and shall be binding on all persons insured under the policy. For purposes of this Section 14 any reproduction of the application by means of photograph, 15 16 photostat, microfiche, computerized optical imaging process, 17 or other similar process or means of reproduction shall be deemed the equivalent of the original application. 18

19 (4) For the purpose of this Code the term "underinsured 20 motor vehicle" means a motor vehicle whose ownership, maintenance or use has resulted in bodily injury or death of 21 the insured, as defined in the policy, and for which the sum of 22 23 the limits of liability under all bodily injury liability insurance policies or under bonds or other security required to 24 25 be maintained under Illinois law applicable to the driver or to 26 the person or organization legally responsible for such vehicle 27 and applicable to the vehicle, is less than the limits for underinsured coverage provided the insured as defined in the 28 policy at the time of the accident. The limits of liability for 29 30 an insurer providing underinsured motorist coverage shall be 31 the limits of such coverage, less those amounts actually 32 recovered under the applicable bodily injury insurance security maintained 33 policies, bonds or other on the underinsured motor vehicle. However, the maximum 34 amount payable by the underinsured motorist coverage carrier shall 35 exceed the amount by which the limits of the underinsured 36

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1 motorist coverage exceeds the limits of the bodily injury 2 liability insurance of the owner or operator of the 3 underinsured motor vehicle.

On or after July 1, 1983, no policy insuring against loss 4 5 resulting from liability imposed by law for bodily injury or death suffered by any person arising out of the ownership, 6 7 maintenance or use of a motor vehicle shall be renewed or 8 delivered or issued for delivery in this State with respect to 9 any motor vehicle designed for use on public highways and required to be registered in this State unless underinsured 10 motorist coverage is included in such policy in an amount equal 11 12 to the total amount of uninsured motorist coverage provided in 13 that policy where such uninsured motorist coverage exceeds the limits set forth in Section 7-203 of the Illinois Vehicle Code. 14

15 (5) Scope. Nothing herein shall prohibit an insurer from 16 setting forth policy terms and conditions which provide that if 17 the insured has coverage available under this Section under more than one policy or provision of coverage, any recovery or 18 19 benefits may be equal to, but may not exceed, the higher of the 20 applicable limits of the respective coverage, and the limits of 21 liability under this Section shall not be increased because of multiple motor vehicles covered under the same policy of 22 23 insurance. Insurers providing liability coverage on an excess 24 or umbrella basis are neither required to provide, nor are they 25 prohibited from offering or making available coverages 26 conforming to this Section on a supplemental basis. 27 Notwithstanding the provisions of this Section, an insurer 28 shall not be prohibited from solely providing a combination of 29 uninsured and underinsured motorist coverages where the limits 30 of liability under each coverage is in the same amount.

31 (6) Subrogation against underinsured motorists. No insurer 32 shall exercise any right of subrogation under a policy 33 providing additional uninsured motorist coverage against an 34 underinsured motorist where the insurer has been provided with 35 written notice in advance of a settlement between its insured 36 and the underinsured motorist and the insurer fails to advance SB2830 Enrolled

1 2 a payment to the insured, in an amount equal to the tentative settlement, within 30 days following receipt of such notice.

3 (7) A policy which provides underinsured motor vehicle 4 coverage may include a clause which denies payment until the 5 limits of liability or portion thereof under all bodily injury 6 liability insurance policies applicable to the underinsured motor vehicle and its operators have been partially or fully 7 8 exhausted by payment of judgment or settlement. A judgment or 9 settlement of the bodily injury claim in an amount less than liability of the bodily injury coverages 10 the limits of 11 applicable to the claim shall not preclude the claimant from 12 making an underinsured motorist claim against the underinsured 13 motorist coverage. Any such provision in a policy of insurance 14 shall be inapplicable if the insured, or the legal 15 representative of the insured, and the insurer providing 16 underinsured motor vehicle coverage agree that the insured has 17 suffered bodily injury or death as the result of the negligent operation, maintenance, or use of an underinsured motor vehicle 18 19 and, without arbitration, agree also on the amount of damages 20 that the insured is legally entitled to collect. The maximum amount payable pursuant to such an underinsured motor vehicle 21 22 insurance settlement agreement shall not exceed the amount by 23 which the limits of the underinsured motorist coverage exceed 24 the limits of the bodily injury liability insurance of the owner or operator of the underinsured motor vehicle. Any such 25 26 agreement shall be final as to the amount due and shall be 27 binding upon both the insured and the underinsured motorist 28 insurer regardless of the amount of any judgment, or any 29 settlement reached between any insured and the person or 30 persons responsible for the accident. No such settlement agreement shall be concluded unless: (i) the insured has 31 32 complied with all other applicable policy terms and conditions; 33 and (ii) before the conclusion of the settlement agreement, the 34 insured has filed suit against the underinsured motor vehicle 35 owner or operator and has not abandoned the suit, or settled 36 the suit without preserving the rights of the insurer providing

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- 1 underinsured motor vehicle coverage in the manner described in
- 2 paragraph (6) of this Section.
- 3 (Source: P.A. 89-658, eff. 1-1-97.)