THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 200 Session of 1987

INTRODUCED BY ACOSTA, TIGUE, CARN, KOSINSKI, KUKOVICH, J. TAYLOR, PETRONE, CAPPABIANCA AND HALUSKA, FEBRUARY 4, 1987

REFERRED TO COMMITTEE ON TRANSPORTATION, FEBRUARY 4, 1987

AN ACT

Amending Title 75 (Vehicles) of the Pennsylvania Consolidated

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2 3 4	Statutes, further providing for vehicle insurance; establishing the Vehicle Owners Protection Fund and the Vehicle Owners Protection Board; and providing penalties.
5	The General Assembly finds that automobile insurance premiums
6	are prohibitively high and that private insurance companies are
7	unwilling or unable to provide adequate motor vehicle insurance
8	coverage at reasonable rates.
9	The General Assembly further finds that unavailability of
10	coverage and high insurance premiums impose severe hardships
11	upon owners of registered vehicles and in some instances compel
12	motorists to operate motor vehicles without insurance at great
13	financial risk to themselves and others.
14	In order to protect the interests of millions of vehicle
15	owners and the general public, the General Assembly finds it is
16	desirable to fully implement the principle of insurance whereby
17	the risk of loss to each individual is minimized by the extent
18	to which the number of individuals covered can be increased.
19	The General Assembly of the Commonwealth of Pennsylvania

1 hereby enacts as follows: Section 1. Title 75 of the Pennsylvania Consolidated 2 3 Statutes is amended by adding a chapter to read: 4 CHAPTER 18 5 VEHICLE OWNERS PROTECTION 6 Sec. 1801. Definitions. 7 8 1802. Vehicle Owners Protection Fund. 1803. Vehicle Owners Protection Board. 9 1804. Administrator. 10 11 1805. Penalties. § 1801. Definitions. 12 13 The following words and phrases when used in this chapter 14 shall have the meanings given to them in this section unless the 15 context clearly indicates otherwise: 16 "Administrator." The Insurance Commissioner, or his 17 designee. 18 "Board." The Vehicle Owners Protection Board. 19 "Claim." A claim for payment for a loss. 20 "Fund." The Vehicle Owners Protection Fund. 21 "Insurance premium." A premium in an amount to be determined 22 annually in accordance with the provisions of this chapter and 23 to be paid at the time a vehicle is registered with the 24 department. 25 "Loss." An expense caused by damage to property or persons 26 arising from the maintenance or use of a registered motor 27 vehicle in the United States or its possessions or Canada. 28 "Vehicle owner." A resident of this Commonwealth in whose 29 name a motor vehicle is registered with the department.

30 § 1802. Vehicle Owners Protection Fund.

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(a) Establishment and purpose.--There shall be a separate
 fund in the Treasury Department known as the Vehicle Owners
 Protection Fund. The purpose of the fund shall be to pay all
 claims for losses as defined in this chapter.

5 (b) Premiums.--Every vehicle owner shall pay an insurance 6 premium to the fund. Payment shall be made to the department at 7 the time a vehicle is registered. No motor vehicle shall be 8 registered unless the insurance premium is paid.

9 (c) Amount of premium.--The amount of the annual premium to 10 be paid by each motor vehicle owner for the ensuing year shall 11 be determined by the board on or before November 1 of each year. 12 The premium, as proposed by the administrator and set by the 13 board, shall be sufficient to reimburse the fund for all claims 14 paid from the fund in the preceding year as well as the costs of 15 administration.

(d) Determination of rates.--Prior to determination of 16 annual premium rates, the board shall conduct a public hearing 17 18 on the premium rates proposed by the administrator at which time any vehicle owner or representative thereof shall be entitled to 19 20 be heard. In determining the level of premium rates, the 21 administrator may make adjustments for loss experience in 22 various sections of this Commonwealth for safe driving records 23 and for other factors affecting the amount of claims paid by the 24 fund in the preceding year.

(e) Assets, earnings and annual statement.--Assets of the
fund shall be maintained in banks of this Commonwealth or
invested under regulations established by the board. Earnings
from portions of the fund maintained in banks or invested shall
be used for payment of administrative expenses of the fund and
shall be considered by the administrator in determining the
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level of premiums to be paid by vehicle owners in the ensuing
 year. The administrator shall publish an annual statement
 showing the amount of premiums collected, the amount of claims
 paid, the administrative costs and earnings of the fund and the
 balance and location of fund assets.

6 § 1803. Vehicle Owners Protection Board.

7 (a) Establishment and purpose.--There shall be a Vehicle
8 Owners Protection Board which shall establish regulations
9 governing administration of the fund and supervise the
10 administration of the fund.

(b) Composition and terms.--The board shall consist of five members who shall serve for five-year terms and until their successors take office.

(c) Election of members.--Vacancies occurring on the board due to the expiration of a member's term shall be filled by Statewide election at the next succeeding general or municipal election for which the time limits prescribed by the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, can be met. Members of the board shall be eligible for reelection.

21 (d) Compensation.--The salary of members of the board shall22 be \$50,000 a year.

(e) Employees.--The board shall employ the necessary legal,
technical and expert personnel so as to enable it to properly
regulate and supervise the administration of the fund.

26 § 1804. Administrator.

27 (a) Employees.--The administrator shall employ the necessary
28 agents, adjusters, attorneys, insurance experts and other
29 personnel so as to enable him to determine the amount of each
30 claim to be paid from the fund and the premium rates to be paid
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1 by vehicle owners.

2 (b) Records.--The administrator shall compile records of 3 claims and losses as to enable him to determine the amount to be 4 reimbursed to the fund each year and factors to be used in 5 adjusting premium levels to be paid by vehicle owners.

(c) Proposal of rates. -- The administrator shall propose to 6 7 the board the premium rates to be collected in the ensuing year. 8 (d) Loss experience, etc. -- In determining the level of premium rates, the administrator may propose that the board make 9 10 adjustments for loss experience in various sections of this 11 Commonwealth for accident records of vehicle owners and for other factors affecting the occurrence and amount of loss and 12 13 the amount of claims incurred. The administrator may propose to 14 the board limitations of financial coverage of specific items of 15 insurance.

(e) Rules and regulations.--The administrator shall, in the manner provided by law, promulgate rules and regulations for determining the amount of loss incurred and claims to be paid by the fund. These regulations shall include a method whereby individuals suffering injury to property or person may appeal the determination of the administrator as to the amount of loss incurred.

23 § 1805. Penalties.

(a) Interference with board, etc.--A person who willfully
resists, prevents, impedes or interferes with a member of the
board or its agents, or the administrator or his agents, commits
a misdemeanor of the third degree punishable by a fine not to
exceed \$5,000, or imprisonment for not more than one year, or
both.

30 (b) False statements.--A person who issues a false statement 19870H0200B0218 - 5 - 1 or performs a deceptive act for the purpose of increasing the 2 amount of loss incurred or claim paid by the fund commits a 3 misdemeanor of the third degree punishable by a fine not to 4 exceed \$5,000, or imprisonment for not more than one year, or 5 both.

6 Section 2. The initial members of the Vehicle Owners7 Protection Board shall be appointed as follows:

8 (1) One member shall be appointed for one year by the 9 Governor and shall serve as chairperson of the board.

10 (2) One member shall be appointed for two years by the11 President pro tempore of the Senate.

12 (3) One member shall be appointed for three years by the13 Speaker of the House of Representatives.

14 (4) One member shall be appointed for four years by the15 Minority Leader of the Senate.

16 (5) One member shall be appointed for five years by the17 Minority Leader of the House of Representatives.

18 Section 3. This act shall take effect immediately.