SENATE BILL NO. 144

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## BY SENATOR DORSEY-COLOMB

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

**ENROLLED** 

1	AN ACT
2	To amend and reenact R.S. $22:1266(D)(3)(d)(i)$ and $(4)(b)$ and $1267(C)(3)$ and to enact R.S.
3	22:1266(M) and 1267(G), relative to the payment of insurance premiums; to provide
4	that certain notices be mailed by an insurer related to the refund of certain premiums;
5	to provide that certain notices be mailed by an insurance premium finance company
6	related to the refund of certain premiums; to require that an insurance premium
7	finance company cooperate with the Department of Insurance when insurance
8	premiums are paid by an insurance premium finance company related to a consumer
9	or commercial insurance policy; to require an insurance premium finance company
10	to provide for inspection of certain documents related to a consumer or commercial
11	insurance policy that is financed by the insurance premium finance company; to
12	provide for penalties; and to provide for related matters.
13	Be it enacted by the Legislature of Louisiana:
14	Section 1. R.S. 22:1266(D)(3)(d)(i) and (4)(b) and 1267(C)(3) are hereby amended
15	and reenacted and R.S. 22:1266(M) and 1267(G) are hereby enacted to read as follows:
16	§1266. Automobile, property, casualty, and liability insurance policies; cancellations
17	* * *
18	D. * * *
19	(3) * * *
20	(d)(i) Within ten days of the expiration of the ten-day notice, the insurer shall

return all funds paid by the producer to the insurer on behalf of the insured, except

that when an insurance premium finance company has funded an insured's policy,

the insurer shall return those funds directly to the insurance premium finance

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known address.
the check or other negotiable instrument to the insured at the insured's last-
premium finance company by an insurer, the insurer shall also mail a copy of
company shall be forwarded to the producer. When funds are returned to the
finance company in excess of the amount funded by the insurance premium finance
other methods for handling these funds. Funds received by the insurance premium
unless the producer or premium finance company and the insurer have agreed to
shall not be placed on the producer's or premium finance company's account currents
company. These funds shall be returned by check or other negotiable instrument and

10 \* \* \* : 11 (4) \* \* :

(b) When an insurance premium finance company has funded an insured's policy and the policy is cancelled, the insurer shall return the funds directly to the insurance premium finance company. Any funds received by the insurance premium finance company in excess of the amount owed to the insurance premium finance company by the insured shall be forwarded to the producer to be returned to the insured, and the insurance premium finance company shall also mail to the insured a copy of the check or other negotiable instrument representing the amount of the payment. The insurer shall not withhold any more funds from the insurance premium finance company than would otherwise be withheld from the insured. No insurer shall assess a service charge for this transaction.

\* \* \*

M.(1) An insurance premium finance company that finances any part of an insurance policy governed by this Section shall cooperate with the department in any investigation regarding such insurance policy.

(2) Upon request by the department, the insurance premium finance company shall make available to the department all documents, correspondence, and cancellation notices related to the insurance policy that is the subject of an investigation as provided in Paragraph (1) in this Subsection that have been received or sent by the insurance premium finance company.

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1	(3) An insurance premium finance company that violates any provision
2	of this Section shall be subject to the monetary penalties provided for in R.S.
3	<u>22:13(A).</u>
4	§1267. Commercial insurance; cancellation and renewal
5	* * *
6	C. * * *
7	(3) Nothing in this Section shall require an An insurer to shall provide a
8	notice of cancellation or a statement of reasons for cancellation where cancellation
9	for nonpayment of premium is effected by a premium finance agency company or
10	other entity pursuant to a power of attorney or other agreement executed by or on
11	behalf of the insured.
12	* * *
13	G.(1) An insurance premium finance company that finances any part of
14	an insurance policy governed by this Section shall cooperate with the
15	department in any investigation regarding such insurance policy.
16	(2) Upon request by the department, the insurance premium finance
17	company shall make available to the department all documents,
18	correspondence, and cancellation notices related to the insurance policy that
19	have been received or sent by the insurance premium finance company.
20	(3) An insurance premium finance company that violates any provision
21	of this Section shall be subject to the monetary penalties provided for in R.S.
22	<u>22:13(A).</u>
	PRESIDENT OF THE SENATE
	TRESIDENT OF THE SENATE
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	SILMER OF THE HOUSE OF REFRESEIVITATIVES
	GOVERNOR OF THE STATE OF LOUISIANA
	GOVERNOR OF THE STATE OF LOUISIANA
	APPROVED: