

5-701.

(a) When made through the Commissioner by insurers or health maintenance organizations, the Treasurer shall accept and hold in trust:

(5) deposits required under [§ X-XXX [Art. 48A, § 61]] TITLE 6, SUBTITLE 3 of this article.

5-703.

Deposits made under this subtitle shall be held for the following purposes:

(5) deposits required under [§ X-XXX [Art. 48A, § 61]] TITLE 6, SUBTITLE 3 of this article shall be held for the purposes specified in the notice of the Commissioner requiring the deposits to be made.

5-706.

(b) A judgment creditor or other claimant of an insurer may levy on a deposit required under [§ X-XXX [Art. 48A, § 61]] TITLE 6, SUBTITLE 3 of this article if allowed by the notice of the Commissioner requiring the deposit to be made.

7-803.

(a) Any violation of this title is an unfair trade practice in the business of insurance and is subject to the provisions of [Title XX (Unfair Trade Practices subtitle)] TITLE 27 of this article.

8-209.

(a) A managing general agent may not:

(3) take an action that would violate [§ XX-XXX of this article [48A, § 234B]] § 27-503 OF THIS ARTICLE if taken directly by the insurer;

8-304.

(a) To register as an administrator, an applicant must present evidence satisfactory to the Commissioner that the applicant:

(4) for the administration of health benefit plans in the State, uses only the uniform claim forms adopted by the Commissioner under [§ XX-XXX of this article [48A § 490P]] § 15-1003 OF THIS ARTICLE.

8-434.

(c) (2) To the extent practicable, the regulations shall conform to the requirements of [Title XX [Art. 48A, Subtitle 25]] TITLE 15 of this article.

(3) If the Commissioner determines that all or part of the requirements of [Title XX [Art. 48A, Subtitle 25]] TITLE 15 of this article are inapplicable, the Commissioner may prescribe the parts or summary of the parts of the contract to be printed on the certificate that is issued to the member.