

10-132.

A title insurance [agent or title insurance broker] PRODUCER that willfully or knowingly violates § 10-121 of this subtitle is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$50,000 or imprisonment not exceeding 1 year or both.

10-202.

(b) This subtitle does not apply to:

(1) an officer, employee, [agent] INSURANCE PRODUCER, or other representative of an authorized insurer while acting for the authorized insurer;

(2) [a broker] AN INSURANCE PRODUCER that holds a [certificate of qualification] LICENSE while acting as [a broker] AN INSURANCE PRODUCER for a client;

10-203.

(b) An [agent] INSURANCE PRODUCER or other representative of an authorized insurer that, while acting for an authorized insurer, uses a title similar to those listed in § 10-201(b)(2) of this subtitle in close conjunction with all or part of the name of the authorized insurer need not obtain a license if the [agent] INSURANCE PRODUCER or other representative certifies to the Commissioner that the [agent] INSURANCE PRODUCER or representative has completed successfully a course submitted to and approved by the Commissioner.

10-204.

(c) A license may be issued to:

(2) a resident of the State who:

[(v) has been conferred the Certified Financial Planner (C.F.P.) designation by the Certified Financial Planners Board of Standards, is currently designated as a C.F.P.; and is a member in good standing of the Certified Financial Planners Board of Standards; or]

(V) IS CURRENTLY CERTIFIED BY THE CERTIFIED FINANCIAL PLANNER BOARD OF STANDARDS TO USE THE MARKS CERTIFIED FINANCIAL PLANNER AND CFP; OR

10-208.

A license does not authorize the licensee to:

(1) adjust losses; or

(2) receive compensation from an insurer[, broker, or agent] OR INSURANCE PRODUCER for the sale or placement of insurance.