#### LARRY HOGAN Governor

BOYD K. RUTHERFORD Lt. Governor



KATHLEEN A. BIRRANE Commissioner

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September 1, 2020

The Honorable Larry Hogan Governor State Of Maryland State House Annapolis, MD 21401-1991 The Honorable Bill Ferguson President of the Senate State House, Room H-107 Annapolis, Maryland 21401

The Honorable Adrienne A. Jones Speaker of the House of Delegates State House, H-101 Annapolis, Maryland 21401

Re: Use-Based Automobile Insurance in Maryland 2020 Annual Report(MSAR #

10685)

Dear Governor Hogan,

On behalf of the Maryland Insurance Administration (MIA), I am pleased to submit the 2020 Annual State Agency Report as required by Environment Article §2-1305. This report fulfills the requirement of the MIA to report annually on the status of programs that support the State's greenhouse gas reduction efforts that address climate change.

We hope that the report provides a proper program update to inform State decisions impacting or impacted by climate change in a way that maintains strong economic and jobs growth, thereby ensuring a prosperous Maryland both now and in the future.

Five printed copies of this report have been mailed to the DLS Library for their records. Should you have any questions regarding this report, please do not hesitate to contact us.

Sincerely.

Kathleen A. Birrane Insurance Commissioner

cc: Sarah T. Albert, Department of Legislative Services (5 copies)



Use-Based Automobile Insurance in Maryland

2020 Annual Report

Kathleen A. Birrane
Commissioner

### Pay-As-You-Drive® Insurance in Maryland

### **Program Description**

Use-based automobile insurance is generally designed to align the amount of premium paid with actual vehicle usage. The distance an automobile is driven, the speed at which it is driven, and the time of day it is driven all are factors that can be used to determine premiums under a use-based plan. Under use-based plans, the consumer generally uses a telematics device to provide information about the actual mileage and other driving behaviors to the insurance carrier. The carrier can use that information to adjust the price of coverage based on the degree of risk posed by the insured's actual driving behaviors.

As of 2020, at least thirty-one insurance companies offer a use-based insurance program for their private passenger insureds, and at least forty-three offer these programs to their commercial insureds. This is a voluntary program. In addition, four vendors offer a product that insurers may purchase (rather than developing their own program) to make available to their customers. An insurer that uses a vendor-created program must file the program with the Maryland Insurance Administration (MIA) prior to implementation. As a result, the MIA anticipates a continued increase in the availability of use-based automobile insurance. Consumers receive discounts off of their insurance premiums for participating in most use-based programs. However, nationally, the market is moving towards the use of discounts for safe drivers and surcharges for less safe drivers as measured by telematics devices.

### **Program Objectives**

The MIA continues to work with insurers to increase the number of companies offering these programs.

# **Estimated Emission Reductions for CY 2020**

Due to the nature of this program, it is impossible for the MIA to measure the reduction. Even though it is unclear to what extent the use-based automobile insurance will reduce greenhouse gas (GHG) production, it is beneficial to encourage the expansion of these programs in the state in that they offer more options to consumers.

# **Obstacles/Considerations**

While there are no statutory or regulatory prohibitions to use-based automobile insurance, any such program must operate within the confines of Maryland law. That being said, the following is a list of the obstacles/considerations that should be taken into account when reviewing these programs:

1. Use-based automobile insurance only produces financial rewards for individuals who drive short distances. Individuals lacking access to public transportation or alternatives to driving, such as those who live in rural areas or those who commute to work, will not

be inclined to sign up for this type of program as it will not result in any cost savings to them.

- 2. Consumers may be concerned about the privacy issues surrounding programs such as this that utilize devices that monitor how, when and where they drive in order to justify the discounts provided.
- 3. Individuals who sign up for use-based automobile insurance are most likely persons who drive a limited number of miles, and as such, the actual reduction in GHG may not add up to the volume projected.
- 4. The increased costs and expenses for insurers to develop alternative rating plans and the devices used to track and transmit this data may limit its availability and affordability.
- 5. The (in)ability to collect additional premiums from insureds who exceed the mileage limits, or to legally disclaim coverage if the insured vehicle is involved in an accident after it is discovered that the amount of mileage insurance purchased has been exceeded.
- 6. The (in)ability to properly rate policies when more than one vehicle or driver are on the policy. Since different drivers present different risk factors, it is important for the insurer to know how many miles each insured person is driving each insured vehicle and this may be almost impossible to determine.
- 7. Depending on the type of telematics device and whether it sends information to an insurer via wireless phone networks, the ability to remotely execute malicious code could interfere with the data and data transmission.