39:4-97.2

LEGISLATIVE HISTORY CHECKLIST

Compiled by the NJ State Law Library

<u>Yes</u>

<u>Yes</u>

No

			Complied by the NJ State Law L	ibrary	
LAWS OF:	2004	CHAPTER:	69		
NJSA:	39:4-97.2	(Merit Rating Plan Surcharge for unsafe driving)			
BILL NO:	A3114	(Substituted for	or S1714)		
SPONSOR(S	6): Barnes				
DATE INTRO	DUCED: Jur	ne 21, 2004			
COMMITTEE	: ASS	EMBLY: Budg	et		
SENATE					
AMENDED DURING PASSAGE: No					
DATE OF PASSAGE: ASSEMBLY: June 24,2004					
		SENATE:	June 24, 2004		
DATE OF AF	PROVAL:	June 30, 200	4		
FOLLOWING	G ARE ATTACH	IED IF AVAILAB	LE:		
FINA	L TEXT OF BIL	L Assembly Com	mittee Substitute enacted		
A311					
			Begins on page 6 of original bill)	Yes	
	COMMITTEE	STATEMENT:	ASSEMBLY:	Yes	
			SENATE:	No	
FLOOR AMENDMENT STATEMENT:				No	
	LEGISLATIV	E FISCAL ESTIN	IATE:	No	
S1714 SPONSOR'S STATEMENT: (Begins on page 6 of original bill)				Yes	
		STATEMENT:	ASSEMBLY:	No	
	-	-	SENATE:	Yes	
	FLOOR AME	NDMENT STATE		No	
		E FISCAL ESTIN		No	
				10	
VETO MESSAGE:				No	
				• ·	

GOVERNOR'S PRESS RELEASE ON SIGNING:

FOLLOWING WERE PRINTED:

No
No
No

P.L. 2004, CHAPTER 69, *approved June 30, 2004* Assembly Committee Substitute for Assembly, No. 3114

1 AN ACT establishing a Merit Rating Plan Surcharge for unsafe driving, 2 amending P.L.2000, c.75. 3 4 BE IT ENACTED by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 1 of P.L.2000, c.75 (C.39:4-97.2) is amended to read 8 as follows: 9 1. a. Notwithstanding any other provision of law to the contrary, 10 it shall be unlawful for any person to drive or operate a motor vehicle in an unsafe manner likely to endanger a person or property. 11 b. person convicted of a first offense under subsection a. shall be 12 subject to a fine of not less than \$50.00 or more than \$150.00 and 13 14 shall not be assessed any motor vehicle penalty points pursuant to 15 section 1 of P.L.1982, c.43 (C.39:5-30.5). c. A person convicted of a second offense under subsection a. 16 17 shall be subject to a fine of not less than \$100.00 or more than \$250.00 and shall not be assessed any motor vehicle penalty points 18 pursuant to section 1 of P.L.1982, c.43 (C.39:5-30.5). 19 d. A person convicted of a third or subsequent offense under 20 21 subsection a. shall be subject to a fine of not less than \$200.00 or more 22 than \$500.00 and shall be assessed motor vehicle penalty points pursuant to section 1 of P.L.1982, c.43 (C.39:5-30.5). 23 e. An offense committed under this section that occurs more than 24 25 five years after the prior offense shall not be considered a subsequent offense for the purpose of assessing motor vehicle penalty points under 26 subsection d. of this section. 27 28 f. In addition to any fine, fee or other charge imposed pursuant to 29 law, the court shall assess a person convicted of an offense under subsection a. of this section a surcharge of \$250 which shall be 30 collected by the court and distributed to the Division of Revenue in the 31 32 Department of the Treasury as a New Jersey Merit Rating Plan 33 surcharge pursuant to subparagraph (a) of paragraph (2) of subsection 34 b. of section 6 of P.L.1983, c.65 (C.17:29A-35). 35 (cf: P.L.2000, c.75, s.1) 36 2. This act shall take effect July 1, 2004. 37 38 39 40 41 Establishes a Merit Rating Plan Surcharge for unsafe driving.

EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

ASSEMBLY, No. 3114 STATE OF NEW JERSEY 211th LEGISLATURE

INTRODUCED JUNE 21, 2004

Sponsored by: Assemblyman PETER J. BARNES, JR. District 18 (Middlesex)

SYNOPSIS

Increases motor vehicle insurance surcharge for drivers accumulating six or more penalty points; imposes surcharges for "unsafe driving" convictions.

CURRENT VERSION OF TEXT

As introduced.



AN ACT concerning motor vehicle insurance surcharges and amending 1 2 P.L.1983, c.65. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 1. Section 6 of P.L.1983, c.65 (C.17:29A-35) is amended to read 7 8 as follows: 9 6. a. (Deleted by amendment, P.L.1997, c.151.) b. There is created a New Jersey Merit Rating Plan which shall 10 11 apply to all drivers and shall include, but not be limited to, the 12 following provisions (1) (a) Plan surcharges shall be levied, beginning on or after 13 14 January 1, 1984, by the New Jersey Motor Vehicle Commission 15 (hereafter the "commission") established by section 4 of P.L.2003, 16 c.13 (C.39:2A-4) on any driver who, in the preceding 36-month 17 period, has accumulated six or more motor vehicle points, as provided in Title 39 of the Revised Statutes; except that the allowance for a 18 reduction of points in Title 39 of the Revised Statutes shall not apply 19 for the purpose of determining surcharges under this paragraph. The 20 accumulation of points shall be calculated as of the date the point 21 22 violation is posted to the driver history record and shall be levied 23 pursuant to rules promulgated by the commission. Surcharges 24 assessed pursuant to this paragraph shall be [\$100.00] <u>\$150.00</u> for six points, and \$25.00 for each additional point. No offense shall be 25 selected for billing which occurred prior to February 10, 1983. No 26 offense shall be considered for billing in more than three annual 27 28 assessments. 29 (b) (Deleted by amendment, P.L.1984, c.1.) 30 (2) (a) Plan surcharges shall be levied annually for a three-year 31 period for convictions for unsafe driving under section 1 of P.L.2000, 32 c.75 (C.39:4-97.2) in an amount of \$200.00 for a first offense, 33 \$350.00 for a second offense occurring within a ten-year period, and 34 \$500.00 for a third offense occurring within a ten-year period of a 35 prior unsafe driving conviction; 36 (b) Plan surcharges shall be levied for convictions [(a)] under 37 R.S.39:4-50 for violations occurring on or after February 10, 1983, 38 and [(b)] under section 2 of P.L.1981, c.512 (C.39:4-50.4a), or for 39 offenses committed in other jurisdictions of a substantially similar 40 nature to those under R.S.39:4-50 or section 2 of P.L.1981, c.512 41 (C.39:4-50.4a), for violations occurring on or after January 26, 1984. 42 Except as hereinafter provided, surcharges under this paragraph shall 43 be levied annually for a three-year period, and shall be \$1,000.00 per

EXPLANATION - Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

year for each of the first two convictions, for a total surcharge of
\$3,000 for each conviction, and \$1,500.00 per year for the third
conviction occurring within a three-year period, for a total surcharge
of \$4,500 for the third conviction. If a driver is convicted under both
R.S.39:4-50 and section 2 of P.L.1981, c.512 (C.39:4-50.4a) for
offenses arising out of the same incident, the driver shall be assessed
only one surcharge for the two offenses.

8 If, upon written notification from the commission or its designee, 9 mailed to the last address of record with the commission, a driver fails 10 to pay a surcharge levied under this subsection, the driving privilege 11 of the driver shall be suspended forthwith until the minimum payment requirement as set forth by rule by the commission is paid to the 12 13 commission; except that the commission may authorize payment of the 14 surcharge on an installment basis over a period not to exceed 12 15 months for assessments under \$2,300 or 24 months for assessments of \$2,300 or more. If a driver fails to pay the surcharge or any 16 installments on the surcharge, the total surcharge shall become due 17 18 immediately, except as otherwise prescribed by rule of the commission. 19 The commission may authorize any person to pay the surcharge 20 levied under this section by use of a credit card, debit card or other 21 electronic payment device, and the administrator is authorized to 22 require the person to pay all costs incurred by the commission in 23 connection with the acceptance of the credit card, debit card or other electronic payment device. If a surcharge or related administrative fee 24 25 is paid by credit or debit cards or any other electronic payment device 26 and the amount is subsequently reversed by the credit card company 27 or bank, the driving privilege of the surcharged driver shall be 28 suspended and the driver shall be subject to the fee imposed for 29 dishonored checks pursuant to section 31 of P.L.1994, c.60

30 (C.39:5-36.1).

In addition to any other remedy provided by law, the commission 31 32 is authorized to utilize the provisions of the SOIL (Set off of 33 Individual Liability) program established pursuant to P.L.1981, c.239 34 (C.54A:9-8.1 et seq.) to collect any surcharge levied under this section 35 that is unpaid on or after the effective date of this act. As an additional 36 remedy, the commission may issue a certificate to the Clerk of the 37 Superior Court stating that the person identified in the certificate is 38 indebted under this surcharge law in such amount as shall be stated in 39 the certificate. The certificate shall reference the statute under which 40 the indebtedness arises. Thereupon the clerk to whom such certificate 41 shall have been issued shall immediately enter upon the record of 42 docketed judgments the name of such person as debtor; the State as 43 creditor; the address of such person, if shown in the certificate; the 44 amount of the debt so certified; a reference to the statute under which 45 the surcharge is assessed, and the date of making such entries. The docketing of the entries shall have the same force and effect as a civil 46

1 judgment docketed in the Superior Court, and the commission shall 2 have all the remedies and may take all of the proceedings for the 3 collection thereof which may be had or taken upon the recovery of a 4 judgment in an action, but without prejudice to any right of appeal. Upon entry by the clerk of the certificate in the record of docketed 5 6 judgments in accordance with this provision, interest in the amount specified by the court rules for post-judgment interest shall accrue 7 8 from the date of the docketing of the certificate, however payment of 9 the interest may be waived by the commission or its designee. In the 10 event that the surcharge remains unpaid following the issuance of the 11 certificate of debt and the commission takes any further collection action including referral of the matter to the Attorney General or his 12 designee, the fee imposed, in lieu of the actual cost of collection, may 13 14 be 20 percent of surcharges of \$1,000 or more. The administrator or 15 his designee may establish a sliding scale, not to exceed a maximum amount of \$200, for surcharge principal amounts of less than \$1,000 16 17 at the time the certificate of debt is forwarded to the Superior Court 18 for filing. The commission shall provide written notification to a 19 driver of the proposed filing of the certificate of debt at least 10 days 20 prior to the proposed filing; such notice shall be mailed to the driver's 21 last address of record with the commission. If a certificate of debt is 22 satisfied following a credit card payment, debit card payment or 23 payment by other electronic payment device and that payment is 24 reversed, a new certificate of debt shall be filed against the surcharged 25 driver unless the original is reinstated.

26 If the administrator or his designee approves a special payment plan 27 for repayment of the certificate of debt, and the driver is complying 28 with the approved plan, the plan may be continued for any new 29 surcharge not part of the certificate of debt. All moneys collectible 30 under this subsection b. shall be billed and collected by the commission 31 except as provided in P.L.1997, c.280 (C.2B:19-10 et al.) for the 32 collection of unpaid surcharges. Commencing on September 1, 1996, 33 or such earlier time as the Commissioner of Banking and Insurance 34 shall certify to the State Treasurer that amounts on deposit in the New 35 Jersey Automobile Insurance Guaranty Fund are sufficient to satisfy the current and anticipated financial obligations of the New Jersey 36 37 Automobile Full Insurance Underwriting Association, all plan 38 surcharges collected by the commission under this subsection b. shall 39 be remitted to the Division of Motor Vehicles Surcharge Fund for 40 transfer to the Market Transition Facility Revenue Fund, as provided 41 in section 12 of P.L.1994, c.57 (C.34:1B-21.12), for the purposes of 42 section 4 of P.L.1994, c.57 (C.34:1B-21.4) until such a time as all the 43 Market Transition Facility bonds, notes and obligations and all Motor 44 Vehicle Commission bonds, notes and obligations issued pursuant to 45 that section 4 of P.L.1994, c.57 (C.34:1B-21.4) and the costs thereof are discharged and no longer outstanding. From the date of 46

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1 certification by the Commissioner of Banking and Insurance that the 2 moneys collectible under this subsection are no longer needed to fund 3 the association or at such a time as all Market Transition Facility 4 bonds, notes and obligations issued pursuant to section 4 of P.L.1994, c.57 (C.34:1B-21.4) and the costs thereof are discharged and no 5 6 longer outstanding moneys collectible under this subsection shall, 7 subject to appropriation, be remitted to the New Jersey 8 Property-Liability Insurance Guaranty Association created pursuant to 9 section 6 of P.L.1974, c.17 (C.17:30A-6) to be used for payment of 10 any loans made by that association to the New Jersey Automobile 11 Insurance Guaranty Fund pursuant to paragraph (10) of subsection a. of section 8 of P.L.1974, c.17 (C.17:30A-8); provided that all such 12 13 payments shall be subject to and dependent upon appropriation by the 14 State Legislature. 15 (3) In addition to any other authority provided in P.L.1983, c.65 (C.17:29A-33 et al.), the commissioner, after consultation with the 16 commission, is specifically authorized (a) (Deleted by amendment, 17 18 P.L.1994, c.64), (b) to impose, in accordance with paragraph (1)(a) of 19 this subsection, surcharges for motor vehicle violations or convictions 20 for which motor vehicle points are not assessed under Title 39 of the 21 Revised Statutes, or (c) to reduce the number of points for which 22 surcharges may be assessed below the level provided in paragraph (1) 23 (a) of this subsection, except that the dollar amount of all surcharges 24 levied under the New Jersey Merit Rating Plan shall be uniform on a 25 Statewide basis for each filer, without regard to classification or 26 territory. Surcharges adopted by the commissioner on or after January 27 1, 1984 for motor vehicle violations or convictions for which motor 28 vehicle points are not assessable under Title 39 of the Revised Statutes 29 shall not be retroactively applied but shall take effect on the date of 30 the New Jersey Register in which notice of adoption appears or the 31 effective date set forth in that notice, whichever is later. 32 c. No motor vehicle violation surcharges shall be levied on an 33 automobile insurance policy issued or renewed on or after January 1, 34 1984, except in accordance with the New Jersey Merit Rating Plan, and all surcharges levied thereunder shall be assessed, collected and 35 distributed in accordance with subsection b. of this section. 36 d. (Deleted by amendment, P.L.1990, c.8.) 37 38 The Commissioner of Banking and Insurance and the e. 39 commission as may be appropriate, shall adopt any rules and 40 regulations necessary or appropriate to effectuate the purposes of this 41 section. 42 (cf: P.L.2003, c.13, s.31) 43

44 2. This act shall take effect immediately.

A3114 BARNES

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STATEMENT

This bill would increase the motor vehicle insurance surcharge imposed upon drivers who have accumulated six or more motor

5 vehicle penalty points from \$100 to \$150.

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6 The bill also imposes a new surcharge upon drivers who are 7 convicted of "unsafe driving." The "unsafe driving" offense, 8 established with the enactment of P.L.2000, c.75 (C.39:4-97.2), 9 provides for fines, but specifies that no motor vehicle points are to be

10 assessed until a driver commits his third offense.

Under this bill, a person who is convicted of an "unsafe driving" offense would be subject to a \$200 surcharge for a first offense and, if committed within ten years of the first offense, a \$350 surcharge for a second offense and a \$500 surcharge for a third offense. These "unsafe driving" surcharges, like the surcharges for motor vehicle penalty points, would be assessed over a three year period.

ASSEMBLY BUDGET COMMITTEE

STATEMENT TO

ASSEMBLY COMMITTEE SUBSTITUTE FOR ASSEMBLY, No. 3114

STATE OF NEW JERSEY

DATED: JUNE 22, 2004

The Assembly Budget Committee reports favorably the Assembly Committee Substitute for Assembly Bill No. 3114.

This substitute increases the motor vehicle insurance surcharge imposed upon drivers who have accumulated six or more motor vehicle penalty points from \$100 to \$150.

The substitute also imposes a new surcharge upon drivers who are convicted of "unsafe driving." The "unsafe driving" offense, established with the enactment of P.L.2000, c.75 (C.39:4-97.2), provides for fines, but specifies that no motor vehicle points are to be assessed until a driver commits his third offense.

Under this substitute, a person who is convicted of an "unsafe driving" offense would be subject to a \$200 surcharge for a first offense and, if committed within ten years of the first offense, a \$350 surcharge for a second offense and a \$500 surcharge for a third offense. These "unsafe driving" surcharges, like the surcharges for motor vehicle penalty points, would be assessed over a three year period.

SENATE, No. 1714 STATE OF NEW JERSEY 211th LEGISLATURE

INTRODUCED JUNE 14, 2004

Sponsored by: Senator WAYNE R. BRYANT District 5 (Camden and Gloucester)

SYNOPSIS

Increases motor vehicle insurance surcharge for drivers accumulating six or more penalty points; imposes surcharges for "unsafe driving" convictions.

CURRENT VERSION OF TEXT

As introduced.



AN ACT concerning motor vehicle insurance surcharges and amending 1 2 P.L.1983, c.65. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 1. Section 6 of P.L.1983, c.65 (C.17:29A-35) is amended to read 7 8 as follows: 9 6. a. (Deleted by amendment, P.L.1997, c.151.) b. There is created a New Jersey Merit Rating Plan which shall 10 11 apply to all drivers and shall include, but not be limited to, the 12 following provisions (1) (a) Plan surcharges shall be levied, beginning on or after 13 14 January 1, 1984, by the New Jersey Motor Vehicle Commission 15 (hereafter the "commission") established by section 4 of P.L.2003, 16 c.13 (C.39:2A-4) on any driver who, in the preceding 36-month 17 period, has accumulated six or more motor vehicle points, as provided in Title 39 of the Revised Statutes; except that the allowance for a 18 reduction of points in Title 39 of the Revised Statutes shall not apply 19 for the purpose of determining surcharges under this paragraph. The 20 accumulation of points shall be calculated as of the date the point 21 22 violation is posted to the driver history record and shall be levied 23 pursuant to rules promulgated by the commission. Surcharges 24 assessed pursuant to this paragraph shall be [\$100.00] <u>\$150.00</u> for six points, and \$25.00 for each additional point. No offense shall be 25 selected for billing which occurred prior to February 10, 1983. No 26 offense shall be considered for billing in more than three annual 27 28 assessments. 29 (b) (Deleted by amendment, P.L.1984, c.1.) 30 (2) (a) Plan surcharges shall be levied annually for a three-year 31 period for convictions for unsafe driving under section 1 of P.L.2000, 32 c.75 (C.39:4-97.2) in an amount of \$200.00 for a first offense, 33 \$350.00 for a second offense occurring within a ten-year period, and 34 \$500.00 for a third offense occurring within a ten-year period of a 35 prior unsafe driving conviction; 36 (b) Plan surcharges shall be levied for convictions [(a)] under 37 R.S.39:4-50 for violations occurring on or after February 10, 1983, 38 and [(b)] under section 2 of P.L.1981, c.512 (C.39:4-50.4a), or for 39 offenses committed in other jurisdictions of a substantially similar 40 nature to those under R.S.39:4-50 or section 2 of P.L.1981, c.512 41 (C.39:4-50.4a), for violations occurring on or after January 26, 1984. 42 Except as hereinafter provided, surcharges under this paragraph shall 43 be levied annually for a three-year period, and shall be \$1,000.00 per

EXPLANATION - Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

year for each of the first two convictions, for a total surcharge of
\$3,000 for each conviction, and \$1,500.00 per year for the third
conviction occurring within a three-year period, for a total surcharge
of \$4,500 for the third conviction. If a driver is convicted under both
R.S.39:4-50 and section 2 of P.L.1981, c.512 (C.39:4-50.4a) for
offenses arising out of the same incident, the driver shall be assessed
only one surcharge for the two offenses.

8 If, upon written notification from the commission or its designee, 9 mailed to the last address of record with the commission, a driver fails 10 to pay a surcharge levied under this subsection, the driving privilege 11 of the driver shall be suspended forthwith until the minimum payment requirement as set forth by rule by the commission is paid to the 12 13 commission; except that the commission may authorize payment of the 14 surcharge on an installment basis over a period not to exceed 12 15 months for assessments under \$2,300 or 24 months for assessments of \$2,300 or more. If a driver fails to pay the surcharge or any 16 installments on the surcharge, the total surcharge shall become due 17 18 immediately, except as otherwise prescribed by rule of the commission. 19 The commission may authorize any person to pay the surcharge 20 levied under this section by use of a credit card, debit card or other 21 electronic payment device, and the administrator is authorized to 22 require the person to pay all costs incurred by the commission in 23 connection with the acceptance of the credit card, debit card or other electronic payment device. If a surcharge or related administrative fee 24 25 is paid by credit or debit cards or any other electronic payment device 26 and the amount is subsequently reversed by the credit card company 27 or bank, the driving privilege of the surcharged driver shall be 28 suspended and the driver shall be subject to the fee imposed for 29 dishonored checks pursuant to section 31 of P.L.1994, c.60 30 (C.39:5-36.1).

In addition to any other remedy provided by law, the commission 31 32 is authorized to utilize the provisions of the SOIL (Set off of 33 Individual Liability) program established pursuant to P.L.1981, c.239 34 (C.54A:9-8.1 et seq.) to collect any surcharge levied under this section 35 that is unpaid on or after the effective date of this act. As an additional 36 remedy, the commission may issue a certificate to the Clerk of the 37 Superior Court stating that the person identified in the certificate is 38 indebted under this surcharge law in such amount as shall be stated in 39 the certificate. The certificate shall reference the statute under which 40 the indebtedness arises. Thereupon the clerk to whom such certificate 41 shall have been issued shall immediately enter upon the record of 42 docketed judgments the name of such person as debtor; the State as 43 creditor; the address of such person, if shown in the certificate; the 44 amount of the debt so certified; a reference to the statute under which 45 the surcharge is assessed, and the date of making such entries. The docketing of the entries shall have the same force and effect as a civil 46

1 judgment docketed in the Superior Court, and the commission shall 2 have all the remedies and may take all of the proceedings for the 3 collection thereof which may be had or taken upon the recovery of a 4 judgment in an action, but without prejudice to any right of appeal. Upon entry by the clerk of the certificate in the record of docketed 5 6 judgments in accordance with this provision, interest in the amount specified by the court rules for post-judgment interest shall accrue 7 8 from the date of the docketing of the certificate, however payment of 9 the interest may be waived by the commission or its designee. In the 10 event that the surcharge remains unpaid following the issuance of the 11 certificate of debt and the commission takes any further collection action including referral of the matter to the Attorney General or his 12 designee, the fee imposed, in lieu of the actual cost of collection, may 13 14 be 20 percent of surcharges of \$1,000 or more. The administrator or 15 his designee may establish a sliding scale, not to exceed a maximum amount of \$200, for surcharge principal amounts of less than \$1,000 16 17 at the time the certificate of debt is forwarded to the Superior Court 18 for filing. The commission shall provide written notification to a 19 driver of the proposed filing of the certificate of debt at least 10 days 20 prior to the proposed filing; such notice shall be mailed to the driver's 21 last address of record with the commission. If a certificate of debt is 22 satisfied following a credit card payment, debit card payment or 23 payment by other electronic payment device and that payment is 24 reversed, a new certificate of debt shall be filed against the surcharged 25 driver unless the original is reinstated.

26 If the administrator or his designee approves a special payment plan 27 for repayment of the certificate of debt, and the driver is complying 28 with the approved plan, the plan may be continued for any new 29 surcharge not part of the certificate of debt. All moneys collectible 30 under this subsection b. shall be billed and collected by the commission 31 except as provided in P.L.1997, c.280 (C.2B:19-10 et al.) for the 32 collection of unpaid surcharges. Commencing on September 1, 1996, 33 or such earlier time as the Commissioner of Banking and Insurance 34 shall certify to the State Treasurer that amounts on deposit in the New 35 Jersey Automobile Insurance Guaranty Fund are sufficient to satisfy the current and anticipated financial obligations of the New Jersey 36 37 Automobile Full Insurance Underwriting Association, all plan 38 surcharges collected by the commission under this subsection b. shall 39 be remitted to the Division of Motor Vehicles Surcharge Fund for 40 transfer to the Market Transition Facility Revenue Fund, as provided 41 in section 12 of P.L.1994, c.57 (C.34:1B-21.12), for the purposes of 42 section 4 of P.L.1994, c.57 (C.34:1B-21.4) until such a time as all the 43 Market Transition Facility bonds, notes and obligations and all Motor 44 Vehicle Commission bonds, notes and obligations issued pursuant to 45 that section 4 of P.L.1994, c.57 (C.34:1B-21.4) and the costs thereof are discharged and no longer outstanding. From the date of 46

1 certification by the Commissioner of Banking and Insurance that the 2 moneys collectible under this subsection are no longer needed to fund 3 the association or at such a time as all Market Transition Facility 4 bonds, notes and obligations issued pursuant to section 4 of P.L.1994, c.57 (C.34:1B-21.4) and the costs thereof are discharged and no 5 6 longer outstanding moneys collectible under this subsection shall, 7 subject to appropriation, be remitted to the New Jersey 8 Property-Liability Insurance Guaranty Association created pursuant to 9 section 6 of P.L.1974, c.17 (C.17:30A-6) to be used for payment of 10 any loans made by that association to the New Jersey Automobile 11 Insurance Guaranty Fund pursuant to paragraph (10) of subsection a. of section 8 of P.L.1974, c.17 (C.17:30A-8); provided that all such 12 13 payments shall be subject to and dependent upon appropriation by the 14 State Legislature. 15 (3) In addition to any other authority provided in P.L.1983, c.65 (C.17:29A-33 et al.), the commissioner, after consultation with the 16 commission, is specifically authorized (a) (Deleted by amendment, 17 18 P.L.1994, c.64), (b) to impose, in accordance with paragraph (1)(a) of 19 this subsection, surcharges for motor vehicle violations or convictions 20 for which motor vehicle points are not assessed under Title 39 of the 21 Revised Statutes, or (c) to reduce the number of points for which 22 surcharges may be assessed below the level provided in paragraph (1) 23 (a) of this subsection, except that the dollar amount of all surcharges 24 levied under the New Jersey Merit Rating Plan shall be uniform on a 25 Statewide basis for each filer, without regard to classification or 26 territory. Surcharges adopted by the commissioner on or after January 27 1, 1984 for motor vehicle violations or convictions for which motor 28 vehicle points are not assessable under Title 39 of the Revised Statutes 29 shall not be retroactively applied but shall take effect on the date of 30 the New Jersey Register in which notice of adoption appears or the 31 effective date set forth in that notice, whichever is later. 32 c. No motor vehicle violation surcharges shall be levied on an 33 automobile insurance policy issued or renewed on or after January 1, 34 1984, except in accordance with the New Jersey Merit Rating Plan, and all surcharges levied thereunder shall be assessed, collected and 35 distributed in accordance with subsection b. of this section. 36 d. (Deleted by amendment, P.L.1990, c.8.) 37 38 The Commissioner of Banking and Insurance and the e. 39 commission as may be appropriate, shall adopt any rules and 40 regulations necessary or appropriate to effectuate the purposes of this 41 section. 42 (cf: P.L.2003, c.13, s.31)

43

44 2. This act shall take effect immediately.

S1714 BRYANT

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STATEMENT

This bill would increase the motor vehicle insurance surcharge imposed upon drivers who have accumulated six or more motor

5 vehicle penalty points from \$100 to \$150.

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6 The bill also imposes a new surcharge upon drivers who are 7 convicted of "unsafe driving." The "unsafe driving" offense, 8 established with the enactment of P.L.2000, c.75 (C.39:4-97.2), 9 provides for fines, but specifies that no motor vehicle points are to be 10 assessed until a driver commits his third offense

10 assessed until a driver commits his third offense.

Under this bill, a person who is convicted of an "unsafe driving" offense would be subject to a \$200 surcharge for a first offense and, if committed within ten years of the first offense, a \$350 surcharge for a second offense and a \$500 surcharge for a third offense. These "unsafe driving" surcharges, like the surcharges for motor vehicle penalty points, would be assessed over a three year period.

SENATE BUDGET AND APPROPRIATIONS COMMITTEE

STATEMENT TO

SENATE COMMITTEE SUBSTITUTE FOR SENATE, No. 1714

STATE OF NEW JERSEY

DATED: JUNE 22, 2004

The Senate Budget and Appropriations Committee reports favorably a committee substitute for Senate Bill No. 1714.

This substitute bill imposes a new surcharge of \$250 upon drivers who are convicted of "unsafe driving." The "unsafe driving" offense, established with the enactment of P.L.2000, c.75 (C.39:4-97.2), provided for fines, but specified that no motor vehicle points were to be assessed until a driver committed his third offense. This new infraction is being used by a number of motorists to avoid points and surcharges. A total of 233,000 motorists did so in calendar year 2003. This bill sets the Merit Rating Plan Surcharge for this offense at \$250.

FISCAL IMPACT

Based upon the number of surcharges imposed in calendar year 2003, the new Merit Rating Plan Surcharge would provide \$58 million in additional annual revenue. It is likely, however, that the revenue realized from this surcharge will be somewhat lower than that amount.