1999 SESSION

	990211492
1	HOUSE BILL NO. 1465
2	Offered January 13, 1999
3	Prefiled November 30, 1998
4	A BILL to amend and reenact § 38.2-2231 of the Code of Virginia, relating to motor vehicle insurance;
5	physical damage arbitration.
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7	Patron—Woodrum
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9	Referred to Committee on Corporations, Insurance and Banking
10	Be it expected by the Consul Assembly of Vincinia.
11 12	Be it enacted by the General Assembly of Virginia: 1. That § 38.2-2231 of the Code of Virginia is amended and reenacted as follows:
12	§ 38.2-2231. Physical damage arbitration between insurers; alternate forums.
14	Insurers A. Except as otherwise provided hereafter, insurers shall arbitrate and settle all disputed
15	claims made for automobile physical damage between them in accordance with the terms of the
16	Nationwide Intercompany Arbitration Agreement as adopted and from time to time amended by its
17	members, and the rules promulgated pursuant to the Agreement, unless the parties mutually agree, on a
18	per case basis, to use another arbitration forum, which forum may include a court of competent
19	jurisdiction, in which case the claim shall be arbitrated or tried in that alternate forum. Mandatory
20	arbitration of disputed claims shall be limited solely to the issues of liability and damages.
21	B. Every automobile liability or physical damage insurer doing business in the Commonwealth shall
22	be a member of the Nationwide Intercompany Arbitration Agreement sponsored by the Committee on
23	Insurance Arbitration. However, if any such insurer is unable to furnish proof of its membership in such
24	agreement, the insurer shall be subject to suit before a court of competent jurisdiction.

Insurance Arbitration. However, if any such insurer is unable to furnish proof of its membership in such agreement, the insurer shall be subject to suit before a court of competent jurisdiction.