

SENATE CONCURRENT RESOLUTION NO. 10
IN THE LEGISLATURE OF THE STATE OF ALASKA
TWENTY-SIXTH LEGISLATURE - FIRST SESSION

BY SENATOR WIELECHOWSKI

Introduced: 4/18/09
Referred: Taken Up

A RESOLUTION

1 **Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State**
2 **Legislature, concerning House Bill No. 175, relating to insurance, including treating as**
3 **confidential certain information submitted to the director of insurance by the National**
4 **Association of Insurance Commissioners; clarifying conditions for the release of insurer**
5 **deposits; defining travel insurance that may be sold under a travel insurance limited**
6 **producer license; establishing criteria for licensing of nonresident independent adjusters**
7 **as resident adjusters; exempting rewards under a wellness program from treatment as**
8 **insurance discrimination or rebating; making certain insurance required of the**
9 **Comprehensive Health Insurance Association permissive rather than mandatory;**
10 **making certain provisions relating to statements on applications and guaranteed**
11 **renewability for individual health insurance applicable to hospital and medical service**
12 **corporations; making public certain forms and related documents filed for approval by**
13 **a hospital or medical service corporation after the filing becomes effective; relating to**

1 **deposits of self-funded multiple employer welfare arrangements; and repealing reasons**
2 **that the director of insurance may use to deny or revoke a license.**

3 **BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF ALASKA:**

4 That under Rule 54, Uniform Rules of the Alaska State Legislature, the provisions of
5 Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, regarding
6 changes to the title of a bill, are suspended in consideration of House Bill No. 175, relating to
7 insurance, including treating as confidential certain information submitted to the director of
8 insurance by the National Association of Insurance Commissioners; clarifying conditions for
9 the release of insurer deposits; defining travel insurance that may be sold under a travel
10 insurance limited producer license; establishing criteria for licensing of nonresident
11 independent adjusters as resident adjusters; exempting rewards under a wellness program
12 from treatment as insurance discrimination or rebating; making certain insurance required of
13 the Comprehensive Health Insurance Association permissive rather than mandatory; making
14 certain provisions relating to statements on applications and guaranteed renewability for
15 individual health insurance applicable to hospital and medical service corporations; making
16 public certain forms and related documents filed for approval by a hospital or medical service
17 corporation after the filing becomes effective; relating to deposits of self-funded multiple
18 employer welfare arrangements; and repealing reasons that the director of insurance may use
19 to deny or revoke a license.