SENATE SUMMARY OF HOUSE AMENDMENTS

SB 295 2024 Regular Session Cloud

KEYWORD AND SUMMARY AS RETURNED TO THE SENATE

INSURANCE RATES. Provides for rate filing procedures and requirements for rate making. (gov sig)

SUMMARY OF HOUSE AMENDMENTS TO THE SENATE BILL

1. Makes technical changes.

DIGEST OF THE SENATE BILL AS RETURNED TO THE SENATE

SB 295 Reengrossed

2024 Regular Session

Cloud

<u>Present law</u> provides rate filing requirements for all lines of property and casualty policies.

<u>Proposed law</u> changes the rate filing requirement for certain property, casualty, and liability policies by requiring every insurer writing certain property, casualty, and liability policies to file with the commissioner of insurance all rates, supplementary rate information, and all supporting information for risks to be written by the insurer in this state. The rates and information submitted is deemed approved unless the commissioner notifies the insurer within 30 days from the Dept. of Insurance receiving the rate filing.

<u>Present law</u> authorizes the Dept. of Insurance to determine whether the information provided in the rate filing is insufficient to determine if the rate filing meets the requirements provided by <u>present law</u>. <u>Present law</u> provides that waiting periods commence from the date the insurer or rating organization provides the department with sufficient information for determining whether the rate filing is compliant with present law.

<u>Proposed law retains present law</u> but removes the term "waiting" from <u>present law</u>. <u>Proposed law provides rates are ineffective upon written notification from the commissioner. <u>Proposed law provides when rates are ineffective</u>, the previous rate applies.</u>

<u>Proposed law</u> provides if a rate filing is determined to be inadequate or unfairly discriminatory, the commissioner may direct the insurer to collect additional premium to ensure that the rate is adequate or require the insurer to provide the insured a refund of any sums deemed to be discriminatory.

<u>Proposed law</u> provides <u>proposed law</u> is not to be interpreted as to create a private cause of action.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 22:1451, 1464(A)(2) and (D), and 1465(A)(2) and (B)(1); Adds R.S. 22:1465(A)(4) and (D))

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