Florida Senate - 2019 Bill No. SB 122

House



LEGISLATIVE ACTION

Senate Comm: UNFAV 03/04/2019

The Committee on Banking and Insurance (Taddeo) recommended the following:

Senate Amendment to Amendment (306982) (with title amendment)

Delete line 224

and insert:

Section 5. (1) Within 60 days after the effective date of this section, the Office of Insurance Regulation shall enter into a contract with an independent consultant to calculate the savings expected as a result of this act. The contract must require the use of generally accepted actuarial techniques and

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11 standards in determining the expected impact on losses and 12 expenses. By September 15, 2019, the office shall submit to the Governor, the President of the Senate, and the Speaker of the 13 14 House of Representatives a report concerning the results of the 15 independent consultant's calculations. 16 (2) By October 1, 2019, an insurer writing property 17 insurance in this state shall make a rate filing with the Office 18 of Insurance Regulation. A rate certification does not satisfy this requirement. If the insurer requests a rate in excess of a 19 20 10 percent reduction as applied to the current rate in its 21 overall base rate for property insurance, the insurer must 22 include in its rate filing a detailed explanation of the reasons 23 for its failure to achieve a 10 percent reduction. 24 (3) By January 1, 2021, an insurer writing property 25 insurance in this state shall make a rate filing with the Office 26 of Insurance Regulation. A rate certification does not satisfy 27 this requirement. If the insurer requests a rate in excess of a 28 25 percent reduction as applied to the rate in effect as of July 29 1, 2019, in its overall base rate for property insurance since 30 July 1, 2019, the insurer must include in its rate filing a 31 detailed explanation of the reasons for its failure to achieve a 32 25 percent reduction. 33 (4) If an insurer fails to provide the detailed explanation required by subsection (2) or subsection (3), the Office of 34 35 Insurance Regulation must order the insurer to stop writing new 36 property insurance policies in this state until the insurer 37 provides the required explanation. 38 (5) This section shall take effect upon this act becoming a 39 law.

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40	Section 6. Except as otherwise expressly provided in this
41	act and except for this section, which shall take effect upon
42	this act becoming a law, this act shall take effect July 1,
43	2019.
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45	========== T I T L E A M E N D M E N T =================
46	And the title is amended as follows:
47	Delete lines 255 - 256
48	and insert:
49	provider; providing applicability; requiring the
50	Office of Insurance Regulation, within a certain
51	timeframe, to enter into a contract with an
52	independent consultant for certain purposes; providing
53	requirements for the contract; requiring the office to
54	submit, by a specified date, a certain report to the
55	Governor and Legislature; requiring property insurers,
56	by specified dates, to make full rate filings with the
57	office; requiring such insurers to include a certain
58	explanation under certain circumstances; requiring the
59	office to order such an insurer to stop writing new
60	policies if the insurer fails to provide such
61	explanation; providing effective dates.