12/21/20 REVISOR SS/LG 21-00708 as introduced

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 122

(SENATE AUTHORS: UTKE)			
DATE	D-PG	OFFICIAL STATUS	
01/14/2021	99	Introduction and first reading	
		Referred to Labor and Industry Policy	
01/21/2021	139	Withdrawn and re-referred to Commerce and Consumer Protection Finance and Policy	
02/04/2021	228	Comm report: To pass	
		Second reading	
03/08/2021	737	General Orders: Stricken and re-referred to State Government Finance and Policy and Elections	
03/10/2021	768a	Comm report: To pass as amended	
	797	Second reading	

1.1	A bill for an act
1.2 1.3	relating to workers' compensation; modifying data service organizations; authorizing rulemaking; amending Minnesota Statutes 2020, section 79.61, subdivision 1.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Minnesota Statutes 2020, section 79.61, subdivision 1, is amended to read:
1.6	Subdivision 1. Required activity. (a) Any data service organization shall perform the
1.7	following activities:
1.8	(1) file statistical plans, including classification definitions, amendments to the plans,
1.9	and definitions, with the commissioner for approval, and assign each compensation risk
1.10	written by its members to its approved classification for reporting purposes;
1.11	(2) establish requirements for data reporting and monitoring methods to maintain a high
1.12	quality database;
1.13	(3) prepare and distribute a periodic report, in a form prescribed by the commissioner,
1.14	on ratemaking including, but not limited to the following elements:
1.15	(i) development factors and alternative derivations losses developed to their ultimate
1.16	<u>level</u> ;
1.17	(ii) trend factors and alternative derivations and applications trended losses;
1.18	(iii) loss adjustment expenses;

(iv) pure premium relativities for the approved classification system for which data are

reported, provided that the relativities for insureds engaged in similar occupations and

presenting substantially similar risks shall, if different, differ by at least ten percent; and

Section 1.

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(iv) (v) an evaluation of the effects of changes in law on loss data;

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The report shall also include explicit discussion and explanation of methodology, alternatives examined, assumptions adopted, and areas of judgment and reasoning supporting judgments entered into, and the effect of various combinations of these elements on indications for modification of an overall pure premium rate level change. The pure premium relativities and rate level indications shall not include a loading for expenses or profit and no expense or profit data or recommendations relating to expense or profit shall be included in the report or collected by a data service organization;

- (4) collect, compile, summarize, and distribute data from members or other sources pursuant to a statistical plan approved by the commissioner;
- (5) prepare merit rating plan and calculate any variable factors necessary for utilization of the plan. Such a plan may be used by any of its members, at the option of the member provided that the application of a plan shall not result in rates that are unfairly discriminatory;
 - (6) provide loss data specific to an insured to the insured at a reasonable cost;
- (7) distribute information to an insured or interested party that is filed with the commissioner and is open to public inspection; and
 - (8) assess its members for operating expenses on a fair and equitable basis.
- (b) The report under paragraph (a), clause (3), shall also include explicit discussion and explanation of methodology, alternatives examined, assumptions adopted, and areas of judgment and reasoning supporting judgments entered into, and the effect of various combinations of these elements on indications for modification of an overall pure premium rate level change. The pure premium relativities and rate level indications shall not include a loading for expenses or profit and no expense or profit data or recommendations relating to expense or profit shall be included in the report or collected by a data service organization. For purposes of this subdivision, "expenses" means expenses other than loss adjustment expenses.

Sec. 2. EXPEDITED RULEMAKING AUTHORIZED.

The commissioner shall amend Minnesota Rules, parts 2705.0100, item A, subitem (4); 2705.0200, subpart 7; 2705.1700, subpart 2; and 2705.1800, item B, to permit a data service organization to collect loss adjustment expense data and to consider and include in its ratemaking report losses developed to their ultimate value, trended losses, and loss adjustment expenses. The commissioner may use the expedited rulemaking procedures under Minnesota Statutes, section 14.389.

Sec. 2. 2