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S1563-2

S.F. No. 1563

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DATE	D-PG	OFFICIAL STATUS		
02/27/2017	805	Introduction and first reading		
		Referred to Commerce and Consumer Protection Finance and Policy		
03/02/2017	935a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety Finance and Policy		
	996	Author added Bakk		
03/20/2017	1573a	Comm report: To pass as amended		
	1575	Second reading		
04/27/2017	3328a	Rule 45-amend, subst. General Orders HF1732		

SENATE STATE OF MINNESOTA

NINETIETH SESSION

1.1	A bill for an act
1.2 1.3 1.4	relating to insurance; regulating examinations by the commissioner of commerce; amending Minnesota Statutes 2016, section 60A.031, subdivisions 4, 6; proposing coding for new law in Minnesota Statutes, chapter 60A.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2016, section 60A.031, subdivision 4, is amended to read:
1.7	Subd. 4. Examination report; foreign and domestic companies. (a) The commissioner
1.8	shall make a full and true report of every examination conducted pursuant to this chapter,
1.9	which shall include (1) a statement of findings of fact relating to the financial status and
1.10	other matters ascertained from the books, papers, records, documents, and other evidence
1.11	obtained by investigation and examination or ascertained from the testimony of officers,
1.12	agents, or other persons examined under oath concerning the business, affairs, assets,
1.13	obligations, ability to fulfill obligations, and compliance with all the provisions of the law
1.14	of the company, applicant, organization, or person subject to this chapter and (2) a summary
1.15	of important points noted in the report, conclusions, recommendations and suggestions as
1.16	may reasonably be warranted from the facts so ascertained in the examinations. The report
1.17	of examination shall be verified by the oath of the examiner in charge thereof, and shall be
1.18	prima facie evidence in any action or proceedings in the name of the state against the
1.19	company, applicant, organization, or person upon the facts stated therein.
1.20	(b) No later than 60 days following completion of the examination, the examiner in
1.21	charge shall file with the department a verified written report of examination under oath.
1.22	Upon receipt of the verified report, the department shall transmit the report to the company

1.23 examined, together with a notice which provides the company examined with a reasonable

2.1 opportunity of not more than 30 days to make a written submission or rebuttal with respect2.2 to matters contained in the examination report.

(c) Within 30 days of the end of the period allowed for the receipt of written submissions
or rebuttals, the commissioner shall fully consider and review the report, together with the
written submissions or rebuttals and the relevant portions of the examiner's work papers
and enter an order:

(1) adopting the examination report as filed or with modification or corrections. If the
examination report reveals that the company is operating in violation of any law, rule, or
prior order of the commissioner, the commissioner may order the company to take any
action the commissioner considers necessary and appropriate to cure the violation;

2.11 (2) rejecting the examination report with directions to the examiners to reopen the
2.12 examination for purposes of obtaining additional data, documentation, or information, and
2.13 refiling the report as required under paragraph (b); or

2.14 (3) calling for an investigatory hearing with no less than 20 days' notice to the company
2.15 for purposes of obtaining additional documentation, data, information, and testimony.

(d)(1) All orders entered under paragraph (c), clause (1), must be accompanied by 2.16 findings and conclusions resulting from the commissioner's consideration and review of 2.17 the examination report, relevant examiner work papers, and any written submissions or 2.18 rebuttals. The order is a final administrative decision and may be appealed as provided 2.19 under chapter 14. The order must be served upon the company by certified mail, together 2.20 with a copy of the adopted examination report. Within 30 days of the issuance of the adopted 2.21 report, the company shall file affidavits executed by each of its directors stating under oath 2.22 that they have received a copy of the adopted report and related orders. 2.23

(2) A hearing conducted under paragraph (c), clause (3), by the commissioner or
authorized representative, must be conducted as a nonadversarial confidential investigatory
proceeding as necessary for the resolution of inconsistencies, discrepancies, or disputed
issues apparent upon the face of the filed examination report or raised by or as a result of
the commissioner's review of relevant work papers or by the written submission or rebuttal
of the company. Within 20 days of the conclusion of the hearing, the commissioner shall
enter an order as required under paragraph (c), clause (1).

(3) The commissioner shall not appoint an examiner as an authorized representative to
conduct the hearing. The hearing must proceed expeditiously. Discovery by the company
is limited to the examiner's work papers which tend to substantiate assertions in a written
submission or rebuttal. The commissioner or the commissioner's representative may issue

subpoenas for the attendance of witnesses or the production of documents considered relevant
to the investigation whether under the control of the department, the company, or other
persons. The documents produced must be included in the record. Testimony taken by the
commissioner or the commissioner's representative must be under oath and preserved for
the record.

This section does not require the department to disclose information or records which
would indicate or show the existence or content of an investigation or activity of a criminal
justice agency.

(4) The hearing must proceed with the commissioner or the commissioner's representative
posing questions to the persons subpoenaed. Thereafter, the company and the department
may present testimony relevant to the investigation. Cross-examination may be conducted
only by the commissioner or the commissioner's representative. The company and the
department shall be permitted to make closing statements and may be represented by counsel
of their choice.

(e)(1) Upon the adoption of the examination report under paragraph (c), clause (1), the
commissioner shall continue to hold the content of the examination report as private and
confidential information for a period of 30 days except as otherwise provided in paragraph
(b). Thereafter, the commissioner may open the report for public inspection if a court of
competent jurisdiction has not stayed its publication.

3.20 (2) Nothing contained in this subdivision prevents or shall be construed as prohibiting
3.21 the commissioner from disclosing the content of an examination report, preliminary
3.22 examination report or results, or any matter relating to the reports, to the Commerce
3.23 Department or the insurance department of another state or country, or to law enforcement
3.24 officials of this or another state or agency of the federal government at any time, if the
3.25 agency or office receiving the report or matters relating to the report agrees in writing to
3.26 hold it confidential and in a manner consistent with this subdivision.

3.27 (3) If the commissioner determines that regulatory action is appropriate as a result of an
3.28 examination, the commissioner may initiate proceedings or actions as provided by law.

(f) All working papers, recorded information, documents and copies thereof produced
by, obtained by, or disclosed to the commissioner or any other person in the course of an
examination made under this subdivision, or in the course of market analysis, must be given
confidential treatment and are not subject to subpoena and may not be made public by the
commissioner or any other person, except to the extent provided in paragraph (e). Access
may also be granted to the National Association of Insurance Commissioners (NAIC), the

4.1	Financial Industry Regulatory Authority, and any national securities association registered
4.2	under the Securities Exchange Act of 1934. The parties must agree in writing prior to
4.3	receiving the information to provide to it the same confidential treatment as required by
4.4	this section, unless the prior written consent of the company to which it pertains has been
4.5	obtained. For purposes of this section, "market analysis" means a process whereby market
4.6	conduct surveillance personnel collect and analyze information from filed schedules, surveys,
4.7	required reports, such as the NAIC Market Conduct Annual Statement, or other sources in
4.8	order to develop a baseline profile of an insurer, to review the operation or activity of an
4.9	insurer, or to identify patterns or practices of insurers licensed to do business in this state
4.10	that deviate significantly from the norm or that may pose a potential risk to the insurance
4.11	consumer.
4.12	(g) Information in the possession or control of, or obtained or disclosed to, the
4.13	commissioner in the course of, or derived from, market analysis, as defined in paragraph
4.14	(f), by an insurance company is:
4.15	(1) confidential data on individuals, as defined in section 13.02, subdivision 3, or
4.16	protected nonpublic data, as defined in section 13.02, subdivision 13; and
4.17	(2) not subject to subpoena or other discovery nor admissible in evidence in a private
4.18	civil action. Neither the commissioner nor any person who received information while acting
4.19	under the authority of the commissioner is permitted or required to testify in a private civil
4.20	action concerning the information. Nothing in this paragraph limits the ability of the
4.21	commissioner to use the information in furtherance of an action brought by the commissioner.
4.22	(h) Requests for information issued by the commissioner to an insurance company, in
4.23	the course of a market analysis as defined in paragraph (f), must be issued under the
4.24	commissioner's authority as provided in this section.
4.25	(i) Notwithstanding paragraph (h), the commissioner may request information from an
4.26	insurance company pursuant to the commissioner's authority under section 45.027,
4.27	subdivision 1a or 2, if:
4.28	(1) the request for information is in connection with an unresolved consumer complaint;
4.29	<u>or</u>
4.30	(2) there is an imminent risk of significant harm to a consumer.
4.31	(j) Requests for information from the commissioner to an insurance company under
4.32	paragraph (i) are not subject to section 60A.033.

5.1	Sec. 2. Minnesota Statutes 2016, section 60A.031, subdivision 6, is amended to read:
5.2	Subd. 6. Penalty. Notwithstanding section 72A.05, any person who violates or aids and
5.3	abets any violation of a written order issued pursuant to this section may be fined not more
5.4	than \$10,000 for each day the violation continues for each violation of the order in an action
5.5	commenced in Ramsey County by the attorney general on behalf of the state of Minnesota
5.6	and the money so recovered shall be paid into the general fund.
5.7	Sec. 3. [60A.033] SCHEDULING CONFERENCE AND ORDER.
5.8	Subdivision 1. Scope. This section applies to examinations limited to market analysis,
5.9	as defined in section 60A.031, subdivision 4, paragraph (f).
5.10	Subd. 2. Scheduling conference required. Within 30 days of issuing an examination
5.11	order under section 60A.031, the commissioner must hold a scheduling conference with
5.12	the insurance company.
5.13	Subd. 3. Exception. A scheduling conference and order is not required under this section
5.14	if the insurance company waives its right to a scheduling conference and order.
5.15	Subd. 4. Scheduling conference. At the scheduling conference, the commissioner must
5.16	provide the insurance company with the following:
5.17	(1) the justification for the examination and the specific regulatory issues the examination
5.18	will address;
5.19	(2) the information that must be produced by the insurance company and the timing for
5.20	its production in accordance with the requirements of subdivision 6;
5.21	(3) the estimated length of the examination, subject to the requirements of subdivision
5.22	<u>9;</u>
5.23	(4) whether contract examiners will be used;
5.24	(5) a budget for the exam including:
5.25	(i) the daily or hourly rates for the examiners that will be involved in the examination
5.26	and the estimated number of hours for the examination;
5.27	(ii) the estimated travel, lodging, meal, and other expenses of the examiners; and
5.28	(iii) the estimated administrative and supply costs directly associated with the
5.29	examination; and
5.30	(6) an explanation of the invoicing process and the process for resolving billing disputes.

6.1	Subd. 5. Scheduling order. Within 15 days following the scheduling conference, or as
6.2	otherwise agreed to by the commissioner and the insurance company, the commissioner
6.3	must issue a scheduling order that includes the information required by subdivision 4, based
6.4	on the discussion at the scheduling conference. The commissioner and insurance company
6.5	must follow the terms of the scheduling order. To amend a scheduling order there must be
6.6	a supplemental scheduling conference that complies with subdivision 4 and a supplemental
6.7	scheduling order that complies with this subdivision, unless otherwise agreed upon by the
6.8	commissioner and the insurance company.
6.9	Subd. 6. Production of information. (a) Any information requested from an insurance
6.10	company by the commissioner must:
6.11	(1) be limited to matters relevant to the issues the examination will address;
6.12	(2) provide the insurance company with a reasonable period of time to respond to the
6.13	request, but not less than 30 days from the receipt of the request; and
6.14	(3) be reasonable in relation to the burden or expense of gathering the requested
6.15	information and the needs of the examination.
6.16	(b) In making an information request, the commissioner must consider whether the
6.17	information being requested is obtainable from some other source that is more convenient,
6.18	less burdensome, or less expensive, for the insurance company.
6.19	(c) An insurance company can extend the time period by which a response to an
6.20	information request from the commissioner is due by up to 30 days upon giving notice of
6.21	the extension to the commissioner. The commissioner may extend any time period by which
6.22	information is due relating to an examination.
6.23	Subd. 7. Conduct of an examination. (a) Unless required to preserve evidence, the
6.24	commissioner, department, and examiners:
6.25	(1) may not appear at an insurance company's place of business unannounced to conduct
6.26	the examination; or
6.27	(2) may not be present at an insurance company's place of business outside of normal
6.28	hours without the insurance company's written consent.
6.29	(b) If a statement is taken by the commissioner from a person under oath, the person
6.30	must first be informed of the following:
6.31	(1) the scope of the proposed statement;
6.32	(2) whether the person is the subject of an examination; and

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(3) that the	e person may be rep	resented by legal	counsel during the tak	king of the statement.
(c) If a statement is taken by the commissioner from a person under oath and the statement				
<u></u>			anscript or recording	
within 30 day	vs of requesting it f	rom the commiss	ioner.	
<u>Subd. 8.</u>	Costs. All bills for a	examination costs	s being charged to an	insurance company
pursuant to se	ection 60A.031, sub	odivision 3, parag	raph (c), or section 6	0A.033, subdivision
5, must:				
<u>(1) be iten</u>	nized and, with resp	ect to examiner bi	llings, contain activity	detail on a quarterly
hourly basis l	y an individual ex	aminer and disclo	ose the applicable ho	urly billing rates,
together with	per-charge detail f	or related travel of	or other expenses; an	<u>d</u>
<u>(2)</u> provid	e a due date no les	s than 30 days fro	om receipt of the bill.	
<u>Subd. 9.</u>	Completion of exar	nination. An exa	mination under section	on 60A.031 must not
exceed 18 mo	onths from the date	the commissione	er receives the insuration	nce company's first
submission pursuant to a scheduling order, unless:				
(1) the co	mmissioner determ	ines that there ha	s been a material lac	k of cooperation by
the insurance company;				
(2) the examination is a multistate examination; or				
(3) the co	mmissioner determ	ines that addition	al time is necessary	to complete the
examination.				
Subd. 10.	Hearing; procedu	re; judicial revi	ew. (a) An insurance	company aggrieved
by any decisi	on or action of the o	commissioner une	der this section, may,	within 21 days after
hat decision	or action, make a wr	ritten request to th	e commissioner for a	hearing to determine
whether the d	ecision or action c	omplies with the	requirements of this	section. The
commissioner shall hear the party or parties within 21 days after receipt of the request and				pt of the request and
shall give not less than ten days' written notice of the time and place of the hearing. Within				f the hearing. Within
15 days after	hearing the commi	ssioner shall affir	m, reverse, or modify	y the previous action
and specify the reasons for that decision or action in writing. The effective date of the				
commissione	r's action or decisio	n may be suspen	ded or postponed pen	ding the completion
of the hearing	g before the commi	ssioner.		
(b) Nothin	ng contained in this	section requires	the observance at an	y hearing of formal
rules of plead	ling or evidence.			

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8.1	<u>(c)</u> An o	rder or decision of th	ne commissioner	is a final decision sub	pject to appeal in
8.2	accordance with chapter 14. The order may be appealed to the Court of Appeals under				
8.3	sections 14.63 to 14.68, pursuant to the standard of review in section 14.69.				
8.4	<u>(d)</u> Time	e used to complete a	hearing and appe	al under this section	must not be counted
8.5	toward the timeframe for completion of an examination under section 60A.033, subdivision				
8.6	<u>9.</u>				
8.7	Sec. 4. <u>EI</u>	FFECTIVE DATE.			

8.8 Sections 1 to 3 are effective August 1, 2017, and apply to examinations and investigations
 8.9 initiated on or after that date.