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2013-2014 Regular Sessions

IN SENATE

January 23, 2013

- Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Finance -- recommitted to the Committee on Finance in accordance with Senate Rule 6, sec. 8 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the executive law, the insurance law and the state finance law, in relation to enacting the "Comprehensive Motor Vehicle Insurance Rate Reform Act"

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Short title. This act shall be known and may be cited as 1 2 the "Comprehensive Motor Vehicle Insurance Rate Reform Act". 2. 3 The executive law is amended by adding a new article 44-A to S 4 read as follows: 5 ARTICLE 44-A 6 OFFICE OF PUBLIC INSURANCE ADVOCATE 7 SECTION 945. OFFICE OF PUBLIC INSURANCE ADVOCATE. 8 946. INSURANCE CONSUMER ADVOCATE. 9 947. POWERS AND DUTIES. 10 S 945. OFFICE OF PUBLIC INSURANCE ADVOCATE. THERE IS HEREBY CREATED IN THE EXECUTIVE DEPARTMENT AN INDEPENDENT OFFICE OF 11 INSURANCE CONSUMER ADVOCATE (HEREINAFTER REFERRED TO AS "OFFICE") TO REPRESENT THE INTER-12 13 ESTS OF NONBUSINESS AUTOMOBILE INSURANCE CONSUMERS IN NEW YORK STATE. 14 S 946. INSURANCE CONSUMER ADVOCATE. 1. THE GOVERNOR, WITH THE ADVICE AND CONSENT OF THE SENATE, SHALL APPOINT AN INSURANCE CONSUMER ADVOCATE 15 (HEREINAFTER REFERRED TO AS "ADVOCATE") WHO SHALL SERVE AS THE EXECUTIVE 16 DIRECTOR OF THE OFFICE OF INSURANCE CONSUMER ADVOCATE AND SHALL RECEIVE 17 AN ANNUAL SALARY TO BE FIXED BY THE GOVERNOR WITHIN THE AMOUNT AVAILABLE 18 19 THEREFOR BY APPROPRIATION. 20 2. (A) TO BE ELIGIBLE TO SERVE AS ADVOCATE, A PERSON MUST BE A RESI-21 DENT OF NEW YORK STATE. THE ADVOCATE SHALL BE A PERSON WHO HAS DEMON-EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets

[] is old law to be omitted.

LBD06981-02-4

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STRATED A STRONG COMMITMENT AND INVOLVEMENT IN EFFORTS TO SAFEGUARD THE

RIGHTS OF THE PUBLIC AND WHO POSSESSES THE

3 NECESSARY TO PRACTICE EFFECTIVELY IN INSURANCE PROCEEDINGS. 4 (B) A PERSON IS NOT ELIGIBLE FOR APPOINTMENT AS ADVOCATE IF THE PERSON 5 OR THE PERSON'S SPOUSE: 6 EMPLOYED BY OR PARTICIPATES IN THE MANAGEMENT OF A BUSINESS (I) IS 7 ENTITY OR OTHER ORGANIZATION REGULATED BY THE DEPARTMENT OF FINANCIAL 8 SERVICES OR RECEIVING FUNDS FROM THE DEPARTMENT; 9 (II) OWNS OR CONTROLS, DIRECTLY OR INDIRECTLY, MORE THAN TEN PERCENT 10 INTEREST IN A BUSINESS ENTITY OR OTHER ORGANIZATION REGULATED BY THE DEPARTMENT OF FINANCIAL SERVICES OR RECEIVING FUNDS FROM THE DEPARTMENT 11 12 OF FINANCIAL SERVICES OR THE OFFICE; 13 (III) USES OR RECEIVES A SUBSTANTIAL AMOUNT OF TANGIBLE GOODS, 14 SERVICES, OR FUNDS FROM THE DEPARTMENT OF FINANCE SERVICES OR THE 15 OFFICE, OTHER THAN COMPENSATION OR REIMBURSEMENT AUTHORIZED BY LAW FOR THE DEPARTMENT OF FINANCIAL SERVICES OR OFFICE MEMBERSHIP, ATTENDANCE OR 16 17 EXPENSES. 18 3. THE ADVOCATE SHALL SERVE FOR A TERM OF TWO YEARS EXPIRING ON FEBRU-19 ARY FIRST OF EACH ODD-NUMBERED YEAR. 20 4. IT IS A GROUND FOR REMOVAL FROM OFFICE IF THE ADVOCATE: 21 DOES NOT HAVE AT THE TIME OF APPOINTMENT THE QUALIFICATIONS (A) REQUIRED BY THIS SECTION; 22 23 (B) DOES NOT MAINTAIN DURING SERVICE AS ADVOCATE THE OUALIFICATIONS 24 REQUIRED BY THIS SECTION; 25 (C) VIOLATES A PROHIBITION ESTABLISHED BY THIS SECTION; OR 26 (D) CANNOT DISCHARGE THE ADVOCATE'S DUTIES FOR A SUBSTANTIAL PART OF 27 THE TERM FOR WHICH THE ADVOCATE IS APPOINTED BECAUSE OF ILLNESS OR DISA-28 BILITY. 29 5. THE VALIDITY OF AN ACTION OF THE OFFICE IS NOT AFFECTED BY THE FACT THAT IT IS TAKEN WHEN A GROUND FOR REMOVAL OF THE ADVOCATE EXISTS. 30 6. (A) A PERSON MAY NOT SERVE AS THE ADVOCATE OR ACT AS THE GENERAL 31 32 COUNSEL FOR THE OFFICE OF ADVOCATE IF THE PERSON IS REQUIRED TO REGISTER 33 AS A LOBBYIST PURSUANT TO ARTICLE ONE-A OF THE LEGISLATIVE LAW. 34 (B) A PERSON SERVING AS THE ADVOCATE MAY NOT, FOR A PERIOD OF TWO YEARS AFTER THE DATE THE PERSON CEASES TO BE AN ADVOCATE, REPRESENT 35 ANY PERSON IN A PROCEEDING BEFORE THE SUPERINTENDENT OF FINANCIAL SERVICES 36 37 OR THE DEPARTMENT OF FINANCIAL SERVICES OR RECEIVE COMPENSATION FOR 38 SERVICES RENDERED ON BEHALF OF ANY PERSON REGARDING A CASE BEFORE THE 39 SUPERINTENDENT OF FINANCIAL SERVICES OR THE DEPARTMENT OF FINANCIAL 40 SERVICES. (C) AN OFFICER, EMPLOYEE OR PAID CONSULTANT OF A TRADE ASSOCIATION IN 41 42 THE FIELD OF INSURANCE MAY NOT SERVE AS THE ADVOCATE OR BE AN EMPLOYEE 43 OF THE OFFICE. 44 A PERSON WHO IS THE SPOUSE OF AN OFFICER, MANAGER, OR PAID (D) 45 CONSULTANT OF A TRADE ASSOCIATION IN THE FIELD OF INSURANCE MAY NOT SERVE AS THE ADVOCATE AND MAY NOT BE AN OFFICE EMPLOYEE. 46 47 (E) FOR THE PURPOSES OF THIS SECTION, A TRADE ASSOCIATION IS A NONPRO-48 FIT. COOPERATIVE, AND VOLUNTARILY JOINED ASSOCIATION OF BUSINESS OR 49 PROFESSIONAL COMPETITORS DESIGNED TO ASSIST ITS MEMBERS AND ITS INDUSTRY 50 OR PROFESSION IN DEALING WITH MUTUAL BUSINESS OR PROFESSIONAL PROBLEMS 51 AND IN PROMOTING THEIR COMMON INTEREST. 947. POWERS AND DUTIES. 1. THE ADVOCATE, AS EXECUTIVE DIRECTOR OF 52 S THE OFFICE, SHALL BE CHARGED WITH THE RESPONSIBILITY OF ADMINISTERING,

53 THE OFFICE, SHALL BE CHARGED WITH THE RESPONSIBILITY OF ADMINISTERING, 54 ENFORCING AND CARRYING OUT THE PROVISIONS OF THIS ARTICLE, INCLUDING 55 PREPARATION OF A BUDGET FOR THE OFFICE, EMPLOYING ALL NECESSARY PROFES-56 SIONAL, TECHNICAL, AND OTHER EMPLOYEES TO CARRY OUT PROVISIONS OF THIS ARTICLE, APPROVAL OF EXPENDITURES FOR PROFESSIONAL SERVICES, TRAVEL, PER
DIEM, AND OTHER ACTUAL AND NECESSARY EXPENSES INCURRED IN ADMINISTERING
THE OFFICE. EXPENSES FOR THE OFFICE SHALL BE PAID FROM THE ASSESSMENT
IMPOSED IN SECTION NINE THOUSAND ONE HUNDRED TEN OF THE INSURANCE LAW.
THE COMPENSATION OF EMPLOYEES OF THE OFFICE SHALL BE FIXED BY THE ADVOCATE WITHIN THE APPROPRIATION PROVIDED THEREFOR.

7 2. THE OFFICE SHALL FILE ANNUALLY WITH THE GOVERNOR AND THE PRESIDING 8 OFFICER OF EACH HOUSE OF THE LEGISLATURE A COMPLETE AND DETAILED WRITTEN 9 REPORT ACCOUNTING FOR ALL FUNDS RECEIVED AND DISBURSED BY THE OFFICE 10 DURING THE PRECEDING FISCAL YEAR. THE ANNUAL REPORT MUST BE IN THE FORM 11 AND REPORTED AS PART OF THE EXECUTIVE BUDGET.

12 3. ALL MONEY PAID TO THE OFFICE UNDER THIS ARTICLE SHALL BE DEPOSITED 13 IN THE STATE TREASURY.

4. THE OFFICE MAY ASSESS THE IMPACT OF INSURANCE RATES, RULES, AND
REGULATIONS ON NONBUSINESS AUTOMOBILE INSURANCE CONSUMERS IN NEW YORK
STATE AND, IN ITS OWN NAME, MAY ADVOCATE ON BEHALF OF POSITIONS THAT ARE
MOST ADVANTAGEOUS TO A SUBSTANTIAL NUMBER OF INSURANCE CONSUMERS AS
DETERMINED BY THE ADVOCATE.

19 5. THE ADVOCATE:

(A) MAY APPEAR OR INTERVENE AS A MATTER OF RIGHT BEFORE THE SUPERINTENDENT OF FINANCIAL SERVICES OR DEPARTMENT OF FINANCIAL SERVICES AS A
PARTY OR OTHERWISE ON BEHALF OF INSURANCE CONSUMERS AS A CLASS IN
MATTERS INVOLVING RATES, RULES, AND REGULATIONS AFFECTING NONBUSINESS
AUTOMOBILE INSURANCE;

(B) MAY INITIATE OR INTERVENE AS A MATTER OF RIGHT OR OTHERWISE APPEAR
IN ANY JUDICIAL PROCEEDING INVOLVING OR ARISING OUT OF ANY ACTION TAKEN
BY AN ADMINISTRATIVE AGENCY IN A PROCEEDING IN WHICH THE ADVOCATE PREVIOUSLY APPEARED UNDER THE AUTHORITY GRANTED BY THIS ARTICLE;

29 (C) IS ENTITLED TO ACCESS ANY RECORDS OF THE DEPARTMENT THAT ARE 30 AVAILABLE TO ANY PARTY IN A PROCEEDING BEFORE THE SUPERINTENDENT OF 31 FINANCIAL SERVICES OR DEPARTMENT OF FINANCIAL SERVICES UNDER THE AUTHOR-32 ITY GRANTED BY THIS ARTICLE;

(D) IS ENTITLED TO OBTAIN DISCOVERY OF ANY NON-PRIVILEGED MATTER THAT
IS RELEVANT TO THE SUBJECT MATTER INVOLVED IN A PROCEEDING OR SUBMISSION
BEFORE THE SUPERINTENDENT OF FINANCIAL SERVICES OR DEPARTMENT OF FINANCIAL SERVICES AS AUTHORIZED BY THIS ARTICLE;

(E) MAY RECOMMEND LEGISLATION TO THE LEGISLATURE THAT, IN THE JUDGMENT
 OF THE ADVOCATE, WOULD AFFECT POSITIVELY THE INTERESTS OF NONBUSINESS
 AUTOMOBILE INSURANCE CONSUMERS;

40 (F) MAY APPEAR OR INTERVENE AS A MATTER OF RIGHT AS A PARTY OR OTHER41 WISE ON BEHALF OF NONBUSINESS AUTOMOBILE INSURANCE CONSUMERS AS A CLASS
42 IN ALL PROCEEDINGS IN WHICH THE ADVOCATE DETERMINES THAT SUCH CONSUMERS
43 NEED REPRESENTATION, EXCEPT THAT THE ADVOCATE MAY NOT INTERVENE IN ANY
44 ENFORCEMENT OR PARENS PATRIAE PROCEEDING BROUGHT BY THE ATTORNEY GENER45 AL.

6. (A) THE OFFICE SHALL PREPARE INFORMATION OF PUBLIC INTEREST
47 DESCRIBING THE FUNCTIONS OF THE OFFICE. THE OFFICE SHALL MAKE THE INFOR48 MATION AVAILABLE TO THE PUBLIC, LAWMAKERS AND APPROPRIATE STATE AGEN49 CIES.

50 (B) THE OFFICE SHALL PREPARE AND MAINTAIN A WRITTEN PLAN THAT 51 DESCRIBES HOW EACH PERSON WHO DOES NOT SPEAK ENGLISH CAN BE PROVIDED 52 REASONABLE ACCESS TO THE OFFICE'S PROGRAMS.

53 (C) THE OFFICE SHALL PREPARE AND DISTRIBUTE PUBLIC EDUCATION MATERIALS54 FOR CONSUMERS, LEGISLATORS AND REGULATORS.

55 (D) THE OFFICE MAY PARTICIPATE IN TRADE ASSOCIATIONS.

S 3. Subsection (d) of section 2321 of the insurance law is amended to 1 2 read as follows: 3 (d) Proceedings pursuant to subsections (b) and (c) [hereof] OF THIS 4 SECTION may be instituted upon the initiative of the superintendent or 5 upon written application to the superintendent by any aggrieved person 6 or organization, other than a rate service organization, for a hearing, 7 the superintendent finds that the application is made in good faith if 8 and that the grounds otherwise justify holding such a hearing WHICH SHALL BE HELD WITHIN FIFTEEN DAYS OF THE REQUEST; PROVIDED, HOWEVER, 9 10 THAT THE SUPERINTENDENT SHALL HOLD SUCH A HEARING WITHIN FIFTEEN DAYS OF AN APPLICATION THEREFOR FROM THE INSURANCE CONSUMER ADVOCATE ESTABLISHED 11 12 UNDER ARTICLE FORTY-FOUR-A OF THE EXECUTIVE LAW. IN THE CASE OF A DENIAL OF AN APPLICATION FOR A HEARING FILED BY ANY AGGRIEVED PERSON 13 OR ANY 14 OTHER ORGANIZATION, THE SUPERINTENDENT SHALL PROVIDE THE REASONS THERE-15 FOR IN WRITING TO THE APPLICANT WITHIN FIFTEEN DAYS OF SUCH DENIAL. S 4. Subsection (c) of section 2305 of the insurance law is amended to 16 17 read as follows: 18 (c) Rates filed with the superintendent shall be accompanied by the 19 information upon which the insurer supports the rate as set forth in subsection (b) of section two thousand three hundred four of this arti-20 21 WITH RESPECT TO RATES FILED FOR NONBUSINESS AUTOMOBILE POLICIES, cle. 22 SUCH FILINGS SHALL INCLUDE ALL STATISTICAL DATA RELIED UPON TO SUPPORT 23 AND SUCH OTHER INFORMATION AS THE SUPERINTENDENT SHALL THE FILING 24 REOUIRE. SUCH FILINGS AND SUPPORTING INFORMATION SHALL CONFORM WITH 25 STANDARDS OF UNIFORMITY WHICH THE SUPERINTENDENT SHALL PRESCRIBE BY 26 REGULATION ON OR BEFORE THE JANUARY IMMEDIATELY FOLLOWING THE EFFECTIVE CHAPTER OF THE LAWS OF TWO THOUSAND FOURTEEN THAT AMENDED 27 DATE OF THE 28 THIS SUBSECTION. 29 S 5. Section 89-d of the state finance law, as amended by chapter 170 the laws of 1994 and subdivision 2 as amended by section 4 of part T 30 of of chapter 56 of the laws of 2009, is amended to read as follows: 31 32 S 89-d. Motor vehicle theft and insurance fraud prevention fund. 1. 33 There is hereby established in the custody of the comptroller, a special 34 fund to be known as the "motor vehicle theft and insurance fraud prevention fund". 35 2. Such fund shall consist of all moneys received by the state pursu-36 ant 37 to subsection (b) of section nine thousand one hundred ten of the 38 insurance law that are transferred to the fund pursuant to paragraph one 39 of subsection (e) of section nine thousand one hundred ten of the insur-40 ance law and all other grants, bequests or other moneys appropriated, credited or transferred thereto from any other fund or source pursuant 41 42 to law. 43 3. Moneys in the motor vehicle theft and insurance fraud prevention fund shall be kept separate and apart and shall not be commingled with 44 45 any other moneys in the custody of the comptroller and shall only be 46 expended herein and in such amounts as approved by the division of the 47 budget. 48 4. [The] EXCEPT AS PROVIDED IN THIS SUBDIVISION, THE moneys received 49 by such fund shall be expended pursuant to appropriation only to fund 50 provider agencies which have been awarded grants by the motor vehicle 51 theft and insurance fraud prevention board established pursuant to section eight hundred forty-six-l of the executive law. All moneys 52 expended pursuant to this subdivision shall be for the reimbursement of 53 54 costs incurred by provider agencies; PROVIDED, HOWEVER THAT NO LESS THAN 55 ONE MILLION TWO HUNDRED THOUSAND DOLLARS SHALL BE USED FOR THE PURPOSES OF CREATING, ADMINISTERING AND OPERATING THE OFFICE OF INSURANCE CONSUM-56

1 ER ADVOCATE CREATED PURSUANT TO ARTICLE FORTY-FOUR-A OF THE EXECUTIVE 2 LAW.

3 S 6. Section 2329 of the insurance law, as amended by chapter 102 of 4 the laws of 2011, is amended to read as follows:

5 S 2329. Motor vehicle insurance rates; excess profits. (A) In accord-6 ance with regulations prescribed by the superintendent, each insurer issuing policies which are subject to article fifty-one of this chapter, 7 8 including policies of motor vehicle personal injury liability insurance or policies of motor vehicle property damage liability insurance or 9 10 insurance for loss or damage to a motor vehicle, shall establish a fair, 11 practicable, and nondiscriminatory plan for refunding or otherwise crediting to those purchasing such policies their share of the insurer's excess profit, if any, on such policies. An excess profit shall be a 12 13 14 profit beyond a percentage rate of return on net worth attributable to 15 such policies, computed in accordance with the regulation required by 16 section two thousand three hundred twenty-three of this article, and determined by the superintendent to be so far above a reasonable average 17 profit as to amount to an excess profit, taking into consideration the 18 19 fact that losses or profits below a reasonable average profit will not be recouped from such policyholders. Each plan shall apply to policy 20 21 periods for the periods January first, nineteen hundred seventy-four 22 through August second, two thousand one, and the effective date of the property/casualty insurance availability act through June thirtieth, two 23 24 thousand fourteen. In prescribing such regulations the superintendent 25 may limit the duration of such plans, waive any requirement for refund or credit which he or she determines to be de minimis or impracticable, 26 adopt forms of returns which shall be made to him or her in order to 27 28 establish the amount of any refund or credit due, establish periods and times for the determination and distribution of refunds and credits, and 29 shall provide that insurers receive appropriate credit against any 30 refunds or credits required by any such plan for policyholder dividends 31 32 and for return premiums which may be due under rate credit or retrospec-33 tive rating plans based on experience.

(B)(1) ON OR BEFORE NOVEMBER FIRST, TWO THOUSAND FIFTEEN, AND ANNUALLY 34 35 THEREAFTER, THE SUPERINTENDENT SHALL COMPLETE A RECALCULATION OF THE REASONABLE RATE OF RETURN AND EXCESS PROFITS ESTABLISHED 36 POINTS FOR 37 UNDER THE REGULATIONS PROMULGATED PURSUANT TO THIS SECTION, USING THE 38 RECENT SIX YEAR PERIOD FOR WHICH DATA IS AVAILABLE. IF SUCH RECAL-MOST 39 CULATION RESULTS IN A CHANGE IN SUCH POINTS, THE SUPERINTENDENT SHALL 40 IMMEDIATELY ADOPT SUCH POINTS IN REGULATION, AND, IF, UNDER SUCH RECAL-CULATION, EXCESS PROFITS HAVE BEEN REALIZED, SHALL IMMEDIATELY 41 ACTIVATE FOR REFUNDING OR OTHERWISE CREDITING TO THOSE PURCHASING SUCH 42 PLANS POLICIES THEIR SHARE OF INSURERS' EXCESS PROFIT, IN ACCORDANCE WITH 43 THE 44 REGULATIONS PROMULGATED HEREUNDER.

45 (2) ON OR BEFORE DECEMBER FIRST, TWO THOUSAND FIFTEEN, AND ANNUALLY THEREAFTER, THE SUPERINTENDENT SHALL HOLD A PUBLIC HEARING 46 THE ON SUCH RECALCULATION AND ANY ACTIONS INSTITUTED PURSUANT TO 47 RESULTS OF 48 THIS SECTION AS A RESULT OF SUCH RECALCULATION. ON OR BEFORE JANUARY 49 FIRST, TWO THOUSAND SIXTEEN, AND ANNUALLY THEREAFTER, THE SUPERINTENDENT 50 SHALL SEND A TRANSCRIPT OF THE HEARING TO THE LEGISLATURE AND A REPORT 51 ON THE RESULTS OF SUCH RECALCULATION AND ANY ACTIONS INSTITUTED AS REQUIRED BY THIS SECTION. 52

53 (3) ON OR BEFORE OCTOBER FIRST, TWO THOUSAND FIFTEEN, THE SUPERINTEN54 DENT SHALL ISSUE A REQUEST FOR PROPOSALS TO CONDUCT AN INDEPENDENT AUDIT
55 AND EVALUATION, WITH RESPECT TO NONBUSINESS AUTOMOBILE INSURANCE, OF
56 INSURER COMPLIANCE WITH AND THE SUPERINTENDENT'S IMPLEMENTATION AND

ENFORCEMENT OF THE PROVISIONS OF THIS SECTION. THE SUPERINTENDENT SHALL
 PROVIDE THE CHAIRS OF THE ASSEMBLY AND SENATE COMMITTEES ON INSURANCE
 WITH THE RESPONSES TO THE REQUEST FOR PROPOSALS, AND SHALL CONSULT WITH
 SUCH CHAIRS ON THE SELECTION OF THE FIRM TO CONDUCT THE AUDIT.

5 SUCH AUDIT SHALL BE COMPLETED AND A REPORT SUBMITTED BY NOVEMBER
6 FIRST, TWO THOUSAND SIXTEEN TO THE SUPERINTENDENT AND THE LEGISLATURE.
7 THE SCOPE OF THE AUDIT SHALL INCLUDE, BUT NOT BE LIMITED TO:

8 (I) AN IDENTIFICATION AND EVALUATION OF EVENTS AND CONDITIONS INFLU-9 ENCING INSURER PROFITS, INCLUDING, BUT NOT LIMITED TO: THE BUSINESS 10 CLIMATE AND CHANGES IN ECONOMIC CONDITIONS, INCLUDING INTEREST RATES;

11 (II) AN ASSESSMENT OF THE APPROPRIATENESS OF THE METHODOLOGY FOR 12 SELECTING A REASONABLE RATE OF RETURN AND EXCESS PROFIT THRESHOLD UNDER 13 SUCH REGULATION;

14 (III) AN ASSESSMENT OF THE FEASIBILITY OF USING INDIVIDUAL INSURER 15 RESULTS RATHER THAN AGGREGATE INDUSTRY DATA FOR TESTING PROFITABILITY;

16 (IV) AN ASSESSMENT OF THE FEASIBILITY OF AVERAGING DATA OVER LESS THAN 17 A SIX YEAR PERIOD FOR MEASURING EXCESS PROFITS;

18 (V) AN ASSESSMENT OF THE DEPARTMENT'S ACTIVITIES WITH RESPECT TO 19 RECALCULATING THE POINTS FOR REASONABLE RATE OF RETURN AND EXCESS 20 PROFITS;

21 (VI) A RECALCULATION OF THE POINTS FOR REASONABLE RATE OF RETURN AND 22 EXCESS PROFITS USING THE MOST RECENT SIX YEAR PERIOD FOR WHICH DATA IS 23 AVAILABLE; AND

(VII) AN IDENTIFICATION AND EVALUATION OF OTHER STATES' EXCESS PROFITS
 LAWS, REGULATIONS, IMPLEMENTATION OF SUCH LAWS AND REGULATIONS, AND
 METHODOLOGIES FOR CALCULATING POINTS FOR REASONABLE RATE OF RETURN.

THE REPORT SHALL INCLUDE, BUT NOT BE LIMITED TO: RECOMMENDATIONS FOR CHANGES TO THE LAW, REGULATIONS AND IMPLEMENTATION AND ENFORCEMENT OF SUCH PROVISIONS BASED ON THE FINDINGS OF SUCH AUDIT AND EVALUATION. WITHIN THREE MONTHS OF THE RECEIPT OF SUCH REPORT, THE SUPERINTENDENT SHALL HOLD A PUBLIC HEARING WITH REGARD TO THE DEPARTMENT'S RESPONSE TO THE FINDINGS AND RECOMMENDATIONS OF THE REPORT.

33 S 7. This act shall take effect immediately, provided, however, that 34 this act shall apply to insurance contracts issued or renewed on or 35 after such effective date, and shall apply at the next required policy 36 period, commencing on or after such date, to any insurance contract 37 written prior to the effective date of this act.