

House Consumer Protection &
Government Efficiency Committee

March 14, 2013

Mr. Chairman and members of the committee:

My name is John C. Powell. I am an attorney and an associate at John Powell & Associates. Our offices are at 2015 State Street, Salem, Oregon.

Today I speak on behalf of Standard Insurance Company, Liberty Mutual and State Farm Insurance Companies. These insurers market most lines of insurance in Oregon, including but not limited to property/casualty, life, health, long-term care, and worker's compensation insurance. We oppose HB 3160 which seeks to add insurance to Oregon's Unlawful Trade Practices Act (UTPA). This testimony speaks directly to HB 3160, but is also applicable to the other so called "second lawsuit" or "bad faith" bill (HB 2525). The UTPA is a statute that protects consumers from unfair general business practices by granting the Attorney General jurisdiction over such matters as well as creating a private cause of action. Insurance was explicitly excluded from the UTPA when it was written and should remain so for many reasons.

In this testimony, I want to first refer the committee to past testimony in opposition to or questioning similar bills that have come before the legislature. Second, I want to provide the committee with a glance at the wide difference between the insurance product and products you would buy at an appliance store, a retail electronics outlet or an online subscription. This is really the issue raised by HB 3160 (and HB 2525) and why each form of commerce should be regulated differently.

To begin, I refer you to the transcript of testimony given by the former Director of Oregon's Department of Insurance and Finance (now DCBS) and former Governor Ted Kulongoski (*see Exhibit #1*). The future Attorney General, Supreme Court Justice and Governor testified against the establishment of creating a private right of action under the insurance code stating in part:

"That if it's the committee's desire that there should be a private cause of action, I'm even more strongly opposed to the proposal...My objection to that is...is one, in my experience both as an attorney in a similar process as that and secondly, my experience now as the insurance commissioner in dealing with the carriers and trying to get settlements in these matters. My objections is that I can guarantee you that if you pass the bill, it's going to cost the administrative side just a great deal of time and money and we will not be able to resolve the claims...To be very blunt, that if the law is passed...if this measure is passed, the carriers will not respond to us...the parties, basically use the administrative agency as the investigatory arm to gather facts and then at the end of the period the matter becomes a public record and then they take it and then they make their decision whether they want to go to court or not. I don't like that process and I don't think that's the way we should be handling the resolution of these type of complaints. That's all I have."

While the proposal he was testifying against was different (although more limited, but similar to HB 2525), the central issue he raised is the same. If the parties to a dispute know it is going to court, they will respond to a regulatory agency differently. The parties to such disputes will use the regulator agency as a research arm to use in court, instead of resolving the issue equitably.

Next, I refer the committee to the written testimony given by former Director of DCBS, Cory Streisinger on a bill that sought to add insurance to the UTPA in 2010. In her testimony, then Director Streisinger points out the comprehensive consumer protection statutes that currently apply to insurance and raises concern about duplicating rulemaking and enforcement authority exercised within DCBS by adding such authority to the Attorney General (*see Exhibit #2*).

Again, in the 2011 session another bill was introduced proposing to add insurance to the UTPA. Writing in the *Oregon Insurance Regulator*, then Administrator of the Oregon Insurance Division, Teresa Miller stated (*see Exhibit #3*):

“Senate Bill 719 would allow the Attorney General to regulate insurance under the [UTPA]. In effect, this would create a dual system of state insurance regulation, which raises some concerns. For example, if the Attorney General and our Department of Consumer and Business Services (DCBS) both have authority to address violations of the Insurance Code, one could issue rules that are inconsistent with rules issued by the other. Also DCBS and the Attorney General could both separately require conflicting or different remedial action for a violation of the Insurance Code. If the Attorney General and DCBS could not agree on the remedial action necessary, which regulator should the producer or insurer listen to?”

Finally, the remaining portion of this testimony focuses on how insurance is different from other products and services we all use and purchase and for that reason should be regulated differently. When a consumer purchases a product in general commerce she is depending on the manufacturer and retailer to be fair. The consumer expects the product to be of reasonable quality and fairly represented by all involved in the sale. Those transactions and the actions of the parties are protected under the UTPA.

On the other hand, when a consumer purchases an insurance product, the issue of fairness has been addressed before the product can even be sold to a consumer. The Oregon Insurance Division (OID) must first approve the actual wording of the policy (*see Exhibit #4*). After the sale of an insurance product, the consumer continues to be protected by an entire governmental department, the OID. Insurance products, insurance companies and their producer agents are subject to an entire section of Oregon law --- 571 pages of statute known as the Insurance Code (ORS 731-52). Within the Insurance Code, insurers and insurance producers (agents) are subject to extensive and specific trade practices laws in ORS 746, including a section entitled, Unfair Claim Settlement Practices (ORS 746.230) (*See Exhibit #5*). This act gives protections to consumers against misrepresentations, delay in processing claims fairly and failure of insurers to respond promptly to communications related to claims, among many more protections.

Furthermore, the Insurance Code gives nearly unlimited regulatory authority to the Director of the Department of Consumer & Business Services (DCBS). ORS 746.240 is entitled, Undefined trade practices injurious to public prohibited (*See Exhibit #6*). This section of the code states:

"No person shall engage in this state in any trade practice that, although not expressly defined and prohibited in the Insurance Code, is found by the Director of the Department of Consumer and Business Services to be an unfair or deceptive act or practice in the transaction of insurance that is injurious to the insurance-buying public."

In addition to the Insurance Code, the Insurance Division has vast rulemaking powers. *Exhibit #7* is a copy of the table of contents of the Division's rules. Just the table of contents is 32 pages long and that is printed in very small font.

The Insurance Code and related administrative rules grant the Director of DCBS the authority to issue fines, issue cease and desist orders, revoke producer licenses and revoke the license of an entire insurance company to do business in Oregon. In *Exhibit #8* you will find an example of fines and revocations applied recently by the Insurance Commissioner.

In addition to the regulation described above, worker's compensation insurance is regulated by a separate division of DCBS, the Worker's Compensation Division. Insurers selling worker's compensation coverage are regulated by this Division of government, and as you know, worker's compensation insurance has its own voluminous consumer protection statutes and rules.

Insurance and the method of regulating it are different from other industries covered by the UTPA. The Insurance Code was drafted to deal *particularly* with insurance and creates a form of regulation that deals with the content of the product before it is sold and trade practices after it is sold. This large body of law and regulation is enforced by a specific agency that has teeth and expertise.

Currently, beyond the regulatory protection outlined above, a consumer may file a civil action against an insurance company or producer agent under contract law for breach of contract. If the insurer or agent's actions were unconscionable, punitive damages can be assessed in addition to attorney fees and other damages found for the plaintiff. Adding the UTPA to this regulatory and contract law system will add costs that necessarily will be passed on to consumers.

Mr. Chairman and members of the committee, on behalf of the insurers and their producers, we ask that you oppose HB 3160 and HB 2525.

Sincerely,

John C. Powell

Testimony of Governor Kulongoski, when he was Director of the Department of Insurance and Finance in 1989. The Governor was testifying before the Senate Judiciary Committee on SB 521 – a bill introduced at the request of the Oregon Trial Lawyers Association, that would have created a first party right of action for an alleged violation of ORS 746.230 – the Unfair Claim Settlement Practices Statute.

MADAM CHAIRPERSON AND MEMBERS OF THE COMMITTEE, FOR THE RECORD, MY NAME IS THEODORE KULONGOSKI, I AM THE DIRECTOR OF THE DEPARTMENT OF INSURANCE AND FINANCE. THE REASON I AM HERE TODAY IS TO TESTIFY, REGARDING SENATE BILL 521. IN FACT I'LL BE VERY BRIEF. I'M HERE OPPOSING THE MEASURE AND THE CONCEPT IN 521 AND I WANT TO EXPLAIN WHY JUST VERY BRIEFLY.

OBVIOUSLY THE UNFAIR CLAIM SETTLEMENT PRACTICES ACT IS A REGULATORY ... ADMINISTRATIVE REGULATORY METHOD OF HANDLING DISPUTES BETWEEN CONSUMERS AND THE INSURER OR THEIR AGENTS ON MATTERS REGARDING A CLAIM. MY SPECIFIC OBJECTION IS THAT I THINK THAT THE CURRENT SYSTEM SHOULD BE RETAINED.

THAT IF IT'S THE COMMITTEE'S DESIRE THAT THERE SHOULD BE A PRIVATE CAUSE OF ACTION, I'M EVEN MORE STRONGLY OPPOSED TO THE PROPOSAL IN 521 THAT WOULD GIVE US 90 DAYS TO EITHER TELL THE CLAIMANT TO "PULL OVER" AND IF IT ISN'T RESOLVED IN

() THAT 90-DAY PERIOD, TO MAKE OR INSTITUTE A PRIVATE CAUSE OF ACTION.

MY OBJECTION TO THAT IS...IS ONE, IN MY EXPERIENCE BOTH AS AN ATTORNEY IN A SIMILAR PROCESS AS THAT AND SECONDLY, MY EXPERIENCE NOW AS THE INSURANCE COMMISSIONER IN DEALING WITH THE CARRIERS AND TRYING TO GET SETTLEMENTS OF THESE MATTERS. MY OBJECTIONS IS THAT I CAN GUARANTEE YOU THAT IF YOU PASS THE BILL, IT'S GOING TO COST THE ADMINISTRATIVE SIDE JUST A GREAT DEAL OF TIME AND MONEY AND WE WILL NOT BE ABLE TO RESOLVE THE CLAIMS.

() TO BE VERY BLUNT, THAT IF THE LAW IS PASSED...IF THIS MEASURE IS PASSED, THE CARRIERS WILL NOT RESPOND TO US AND WHAT WILL HAPPEN IS THEY'LL WAIT THE 90 DAYS AND THEN THEY'LL JUST HANDLE THE LEGAL PROCEDURE. THE REASON IS THAT A SIMILAR PROCEDURE LIKE THIS IS WITH THE BUREAU OF LABOR ON CERTAIN UNFAIR EMPLOYMENT PRACTICES WHERE IN FACT, THE PARTIES, BASICALLY USE THE ADMINISTRATIVE AGENCY AS THE INVESTIGATORY ARM TO GATHER FACTS AND THEN AT THE END OF THE PERIOD THE MATTER BECOMES A PUBLIC RECORD AND THEN THEY TAKE IT AND THEN THEY MAKE THEIR DECISION WHETHER THEY WANT TO GO TO COURT OR NOT. I DON'T LIKE THAT PROCESS AND I DON'T THINK THAT THAT'S THE WAY WE SHOULD BE HANDLING THE RESOLUTION OF THESE TYPE OF COMPLAINTS. THAT'S ALL I HAVE.



Department of Consumer and Business Services
350 Winter Street NE, Room 200
P.O. Box 14480
Salem, Oregon 97309-0405
(503) 947-7872
www.cbs.state.or.us

Before the
House Committee on Consumer Protection and Government Accountability

February 8, 2010

HOUSE BILL 3615

Testimony of
Cory Streisinger, Director
Department of Consumer and Business Services

My name is Cory Streisinger, and I am the Director of the Department of Consumer and Business Services. I am here today to offer comments on House Bill 3615, which would include insurance and lending under the Unfair Trade Practices Act (UTPA). As you know, DCBS currently regulates insurance and certain types of lending. And as a consumer protection agency, we support strong consumer protection standards in the areas we regulate.

With respect to insurance, states are the primary regulators of insurance, and our regulatory responsibilities cover all aspects of insurance. Existing law is fairly comprehensive, and includes broad consumer protections very similar, though not identical, to those in the UTPA. Attached to my testimony are some of the broad consumer protection statutes that apply to insurance. In addition to many specific prohibitions, there are general prohibitions on:

- Making any statement misrepresenting the terms of any insurance policy, or the benefits or advantages of any insurance policy. ORS 746.075(2)(a)
- Employing any device, scheme, or artifice to defraud. ORS 746.075(2)(e)
- Obtaining money or property by means of any untrue statement of a material fact, or any omission to state a material fact necessary in order to make the statement, in light of the circumstances under which it was made, not misleading. ORS 746.075(f)
- Engaging in any other transaction, practice, or course of business that operates as a fraud or deceit upon the purchaser, insured, or person with policy ownership rights. ORS 746.075(2)(g)
- Untrue, deceptive, or misleading advertising. ORS 746.110

In addition, ORS 746.240 provides that "No person shall engage in this state in any trade practice that, although not expressly defined and prohibited in the Insurance Code, is found by the Director of the Department of Consumer and Business Services to be an unfair or deceptive act or practice in the transaction of insurance that is injurious to the insurance-buying public."

Some examples of issues we've addressed recently through rulemaking include our suitability rules for life insurance products, prohibiting the sale of life insurance or annuities to seniors when the product being sold is not suitable in light of the buyer's age, financial situation and other needs; and our rule barring insurance salespeople from using non-substantive or misleading titles such as

"retirement specialist" or "senior advisor" when those titles do not represent actual professional credentials.

We have a staff of consumer advocates who work with consumers to resolve individual insurance problems. When we see a recurring problem or trend, it will be referred to our market analysis staff who can do a more in-depth investigation. We have broad enforcement powers as well, including the ability to impose fines and require disgorgement of profits, issue cease-and-desist orders, suspend or revoke licenses and certificates of authority, and even seek criminal penalties.

An example of how this process works is our enforcement action against Bankers Life for the sale of unsuitable annuities to seniors. We learned of the problem through a contact to our consumer advocates; our market analysis staff did an investigation; and we imposed a \$150,000 fine, obtained restitution for those who had been sold annuities that weren't suitable for them, revoked the licenses of several agents who had sold the products, and required the company to make substantial changes in its business practices going forward.

In the lending area, the state regulatory framework is not quite as comprehensive, although consumer lending is also subject to a variety of federal consumer protection laws. We regulate state-chartered banks and credit unions, mortgage brokers and bankers, consumer finance lenders, payday and title lenders, and pawnbrokers, but we do not regulate federal banks and credit unions (and are preempted from doing so). The statutes governing each of these areas vary in how they address lending practices.

Mortgage lending has been a major focus for us over the past several years, and in this area there are also broad consumer protections similar to those in the UTPA. Excerpts from our mortgage lending statutes are attached. In addition to many specific prohibitions, it is unlawful for a person subject to our mortgage lending laws to:

- Employ a device, scheme or artifice to defraud, or engage in an act, practice or course of business that operates as a fraud or deceit. ORS 86A.154(1)&(2); ORS 86A.236(2)
- Knowingly make an untrue statement of a material fact or omit from a statement a material fact that would make the statement not misleading. ORS 86A.154(2); ORS 86A.236(3)
- Engage in an unfair or deceptive practice toward another person. ORS 86A.236(5)

We have broad rulemaking authority – an example is our rules prohibiting misleading advertising by mortgage lenders in connection with refinance offers. And we have extensive enforcement powers – fines, cease-and-desist orders, the ability to suspend or revoke licenses, and criminal penalties. Over the past two years we have taken enforcement action and issued sanctions in 75 mortgage lending cases, resulting in 26 license suspensions, revocations, or other bars from the mortgage business, and over \$400,000 in fines.

House Bill 3615 would impose new substantive standards on insurance and lending – those contained in the UTPA. As I mentioned, those standards are similar, though not identical, to standards existing in some areas of current law. The bill would create a private right of action. And finally, it would create

rulemaking and enforcement authority for the Attorney General, duplicating rulemaking and enforcement authority currently exercised by DCBS.

This last issue gives us some concern, because it raises the potential for confusion and lack of clarity. In general, we think it is preferable to for those in highly regulated areas to deal with a single regulator at the state level, so that expectations and directions are clear and consistent. This is particularly true with respect to insurance, where the state is the sole regulator and our authority extends to the entire industry. We have staff with a great deal of expertise in these areas, and we believe it would make most sense to leave primary rulemaking and enforcement authority with DCBS for those entities we regulate today, regardless of how you decide with respect to the other issues in the bill.

Thank you, and I'll be happy to respond to any questions.

Insurance – Consumer Protection (Selected Statutes)

746.075 Misrepresentation generally.

(1) A person may not engage, directly or indirectly, in any action described in subsection (2) of this section in connection with:

- (a) The offer or sale of any insurance; or
 - (b) Any inducement or attempted inducement of any insured or person with ownership rights under an issued life insurance policy to lapse, forfeit, surrender, assign, effect a loan against, retain, exchange or convert the policy.
- (2) Subsection (1) of this section applies to the following actions:
- (a) Making, issuing, circulating or causing to be made, issued or circulated, any estimate, illustration, circular or statement misrepresenting the terms of any policy issued or to be issued or the benefits or advantages therein or the dividends or share of surplus to be received thereon;
 - (b) Making any false or misleading representation as to the dividends or share of surplus previously paid on similar policies;
 - (c) Making any false or misleading representation as to the financial condition of any insurer, or as to the legal reserve system upon which any life insurer operates;
 - (d) Using any name or title of any policy or class of policies misrepresenting the true nature thereof;
 - (e) Employing any device, scheme or artifice to defraud;

(f) Obtaining money or property by means of any untrue statement of a material fact or any omission to state a material fact necessary in order to make the statement, in light of the circumstances under which it was made, not misleading;

(g) Engaging in any other transaction, practice or course of business that operates as a fraud or deceit upon the purchaser, insured or person with policy ownership rights; or

(h) Materially misrepresenting the provider network of an insurer offering managed health insurance or preferred provider organization insurance as defined in ORS 743.801, including its composition and the availability of its providers to enrollees in the plan. [1967 c.359 §574; 2001 c.266 §7]

746.080 [Amended by 1967 c.359 §509; renumbered 743.708]

746.240 Undefined trade practices injurious to public prohibited. No person shall engage in this state in any trade practice that, although not expressly defined and prohibited in the Insurance Code, is found by the Director of the Department of Consumer and Business Services to be an unfair or deceptive act or practice in the transaction of insurance that is injurious to the insurance-buying public. [1967 c.359 §589; 1973 c.281 §2]

746.250 [1967 c.359 §590; repealed by 1973 c.281 §3]

746.110 False, deceptive or misleading statements. No person shall make, publish, disseminate, circulate, or place before the public, or cause, directly or indirectly, to be made, published, disseminated, circulated, or placed before the public, in a newspaper, magazine or other publication, or in the form of a notice, circular, pamphlet, letter or poster, or over any radio or television station, or in any other way, an advertisement, announcement or statement containing any assertion, representation or statement with respect to the business of insurance or with respect to any person in the conduct of the insurance business, which is untrue, deceptive or misleading. [Formerly 736.608]

746.120 Illegal dealing in premiums. No person shall willfully collect any sum as premium or charge for insurance which is not then provided, or is not in due course to be provided subject to acceptance of the risk by the insurer, under an insurance policy issued by an insurer in conformity to the Insurance Code. [1967 c.359 §579]

746.230 Unfair claim settlement practices. (1) No insurer or other person shall commit or perform any of the following unfair claim settlement practices:

- (a) Misrepresenting facts or policy provisions in settling claims;
- (b) Failing to acknowledge and act promptly upon communications relating to claims;
- (c) Failing to adopt and implement reasonable standards for the prompt investigation of claims;
- (d) Refusing to pay claims without conducting a reasonable investigation based on all available information;
- (e) Failing to affirm or deny coverage of claims within a reasonable time after completed proof of loss statements have been submitted;
- (f) Not attempting, in good faith, to promptly and equitably settle claims in which liability has become reasonably clear;
- (g) Compelling claimants to initiate litigation to recover amounts due by offering substantially less than amounts ultimately recovered in actions brought by such claimants;
- (h) Attempting to settle claims for less than the amount to which a reasonable person would believe a reasonable person was entitled after referring to written or printed advertising material accompanying or made part of an application;
- (i) Attempting to settle claims on the basis of an application altered without notice to or consent of the applicant;
- (j) Failing, after payment of a claim, to inform insureds or beneficiaries, upon request by them, of the coverage under which payment has been made;
- (k) Delaying investigation or payment of claims by requiring a claimant or the physician of the claimant to submit a preliminary claim report and then requiring subsequent submission of loss forms when both require essentially the same information;
- (L) Failing to promptly settle claims under one coverage of a policy where liability has become reasonably clear in order to influence settlements under other coverages of the policy; or
- (m) Failing to promptly provide the proper explanation of the basis relied on in the insurance policy in relation to the facts or applicable law for the denial of a claim.

(2) No insurer shall refuse, without just cause, to pay or settle claims arising under coverages provided by its policies with such frequency as to indicate a general business

practice in this state, which general business practice is evidenced by:

(a) A substantial increase in the number of complaints against the insurer received by the Department of Consumer and Business Services;

(b) A substantial increase in the number of lawsuits filed against the insurer or its insureds by claimants; or

(c) Other relevant evidence.

(3)(a) No health maintenance organization, as defined in ORS 750.005, shall unreasonably withhold the granting of participating provider status from a class of statutorily authorized health care providers for services rendered within the lawful scope of practice if the health care providers are licensed as such and reimbursement is for services mandated by statute.

(b) Any health maintenance organization that fails to comply with paragraph (a) of this subsection shall be subject to discipline under ORS 746.015.

(c) This subsection does not apply to group practice health maintenance organizations that are federally qualified pursuant to Title XIII of the Health Maintenance Organization Act. [1967 c.359 §588a; 1973 c.281 §1; 1989 c.594 §1]

744.074 Authority of director to place licensee on probation or to suspend, revoke or refuse to issue or renew license.
(1) The Director of the Department of Consumer and Business Services may place a licensee on probation or suspend, revoke or refuse to issue or renew an insurance producer license and may take other actions authorized by the Insurance Code in lieu thereof or in addition thereto, for any one or more of the following causes:

(a) Providing incorrect, misleading, incomplete or materially untrue information in the license application.

(b) Violating any insurance laws, or violating any rule, subpoena or order of the director or of the insurance commissioner of another state or Mexico or Canada.

(c) Obtaining or attempting to obtain a license through misrepresentation or fraud.

(d) Improperly withholding, misappropriating or converting any moneys or properties received in the course of doing insurance business.

(e) Intentionally misrepresenting the terms of an actual or proposed insurance contract or application for insurance.

(f) Having been convicted of a felony, of a misdemeanor involving dishonesty or breach of trust, or of an offense punishable by death or imprisonment under the laws of the United States. The record of the conviction shall be conclusive evidence of the conviction.

(g) Having admitted or been found to have committed any unfair trade practice or fraud related to insurance.

(h) Using fraudulent, coercive or dishonest practices, or demonstrating incompetence, untrustworthiness or financial irresponsibility in the conduct of business in this state or elsewhere.

(i) Cancellation, revocation, suspension or refusal to renew by any state or federal agency, by a Canadian province, or by the government of Mexico of the authority to practice law or to practice under any other regulatory authority if the cancellation, revocation, suspension or refusal to renew was related to the business of an adjuster or an insurance producer or consultant, or if dishonesty, fraud or deception was involved. The record of the cancellation, revocation, suspension or refusal to renew shall be conclusive evidence of the action taken.

(j) Cancellation, revocation, suspension or refusal to renew by any state or federal agency, by a Canadian province, or by the government of Mexico of the authority to practice law or to practice under any other regulatory authority if the cancellation, revocation, suspension or refusal to renew was related to the business of an adjuster or an insurance producer or consultant, or if dishonesty, fraud or deception was involved. The record of the cancellation, revocation, suspension or refusal to renew shall be conclusive evidence of the action taken.

(k) Forging another person's name to an application for insurance or to any document related to an insurance transaction.

(L) Improperly using notes or any other reference material to complete an examination for an insurance license.

(m) Knowingly accepting insurance business from an individual who is not licensed.

(n) Error by the director in issuing or renewing a license.

(o) Failing to pay a civil penalty assessed by the director that has become final by operation of law or upon appeal.

(p) Failing to pay any fee or charge to the director.

(q) Failing to comply with continuing education requirements applicable to the license or any class of insurance authorized under the license, unless the director has waived the requirements.

(2) If the director refuses to issue or renew an insurance producer license, the director shall notify the applicant or licensee and inform the applicant or licensee in writing of the reason for the refusal to issue or renew and of the applicant's or licensee's rights under ORS chapter 183.

(3) The director may suspend, revoke or refuse to issue or renew the insurance producer license of a business entity if the director determines that an individual licensee's violation was known or should have been known by one or more of the partners, officers or managers acting on behalf of the partnership or corporation but the violation was not reported to the director and corrective action was not taken. [2001 c.191 §14; 2003 c.364 §15]

744.075 [1967 c.359 §532; 1983 c.76 §4; 1989 c.701 §28; 1991 c.810 §7; repealed by 2001 c.191 §61]

746.045 Rebates. No person shall personally or otherwise offer, promise, allow, give, set off, pay or receive, directly or indirectly, any rebate or rebates of part of the premium payable on an insurance policy or the insurance producer's commission thereon, or earnings, profit, dividends or other benefit founded, arising, accruing or to accrue on or from the policy, or any other valuable consideration or inducement to or for insurance on any domestic risk, which is not specified in the policy. [1967 c.359 §571; 2003 c.364 §135]

746.050 [Amended by 1961 c.256 §4; repealed by 1967 c.359 §704]

Administrator's message



Teresa Miller

Following the disaster in Japan, I'm sure some of you are seeing increased interest in earthquake insurance and perhaps flood insurance for coastal residents wanting protection against a tsunami. While earthquake coverage remains readily available in Oregon, I want you to know that we do expect to see increases in the cost of this insurance. Our property and casualty technician, Cece Newell, explains why on Page 5 of this newsletter.

Meanwhile, as we pass the midway point for the 2011 Legislature, I want to share these updates on some key legislation. I apologize in advance that some of this will be outdated by the time you see this newsletter.

Children's health insurance enrollment: Senate Bill 514, if passed, is intended to restore year-round enrollment for children in Oregon's individual insurance market. As you know, insurers may no longer reject children under age 19 for coverage because of pre-existing conditions. They may, however, limit signups to certain enrollment periods. This bill and related rules would establish a reinsurance program through the Oregon Medical Insurance Pool that evenly spreads the risk of enrolling high-cost children so that no insurer pays a disproportionate amount. The legislation has passed in the Senate and now is awaiting House approval. If it becomes law, we could return to year-round enrollment by fall 2011 and put an end to a lot of consumer confusion.

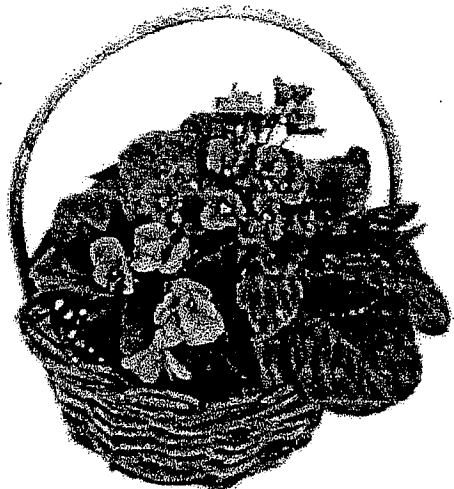
Interstate compact: House Bill 2095 passed out of the House and is now in the Senate. This legislation would add Oregon to the states that belong to the Interstate Insurance Product Regulation Commission, making life insurance products more readily available to Oregonians.

Unlawful Trade Practices Act: Senate Bill 719 would allow the Attorney General to regulate insurance under the Unlawful Trade Practices Act (UTPA). In effect, this would create a dual system of state insurance regulation, which raises some concerns. For example, if the Attorney General and our Department of Consumer and Business Services (DCBS) both have authority to address violations of the Insurance Code, one could issue rules that are inconsistent with rules issued by the other. Also, DCBS and the Attorney General could both separately require conflicting or different remedial action for a violation of the Insurance Code. If the Attorney General and DCBS could not agree on the remedial action necessary, which regulator should the producer or insurer listen to? This bill is with the Senate Committee on General Government, Consumer, and Small Business Protection.

Continued on next page

Contents

Financial regulation	3
Oregon Health Connect	3
Producer licensing	4
Property and casualty insurance	5
GAP/GAP plus	6
Medicare issues	7
Enforcement actions	8
Rules and bulletins	9
Recent rate activity	10
Key contacts	11



Department of Consumer & Business Services
Oregon Insurance Division – 5
P. O. Box 14480
350 Winter St. NE, Rm. 440
Salem, Oregon 97309-0405
Phone (503) 947-7983

STANDARDS FOR MOTOR VEHICLE FORMS FILING

This checklist (product standards) has been provided as an aid to assist you in preparing your filing. Please complete this checklist and attach it to the Supporting Documentation tab where indicated. ORS 731.296, OAR 836-010-0011 (2) & (3). This checklist includes relevant statutes, rules, bulletins, and other documented positions to enforce ORS 731.016. **The standards are summaries. Review of the entire statute or rule may be necessary.** After diligent consideration has been given to each item, mark either the "Yes" or the "N/A" box, or provide the page and paragraph where the information may be found. If a state specific amendatory endorsement is being used, please note the form number under the page and paragraph area. Compliance with these provisions must be certified by both the filer and an officer of the company signing the Certificate of Compliance form. These signatures certify the forms being submitted meet the requirements of our checklist and statutes. "Not applicable" can be used only if the item does not apply to the coverage being filed. Any line left blank may result in the delay or disapproval of the filing.

The checklist is NOT APPLICABLE to the following:

- For TOIs not listed, see our Web site for specific standards at: http://insurance.oregon.gov/docs/serff/filing_requirements.html.
- Adopting bureau forms, see requirements under *Bureau Form Adoption* on our Web site.
- Adopting rating organization loss cost; see requirements under *Rating Organization Loss Cost* on our Web site.
- Motor-vehicle applications filed separately from the policy; see specific standards on our Web site.
- Mechanical breakdown, GAP and rental vehicle company filings; see specific requirements on our Web site.
- Filing of simple endorsements, title or declaration pages, or advertisements does not require a checklist of standards; see the Web site.

Insurer name: _____

Date: _____

Market:
TOI (type of insurance): 19.0 Personal Auto

Sub-TOI code: 19.0001 Private Passenger Auto 19.0002 Motorcycle 19.0003 Recreational Vehicles 19.0004 Other _____

Commercial lines
 20.0 Commercial Auto

 20.0001 Business Auto 20.0002 Garage 20.0003 Other _____
 20.0004 Truckers _____

Type of filing:

Standard market Antique/classic

Non-standard market Named driver exclusion (Requirements listed under limits.)

Non-owner

Named driver exclusion (Requirements listed under limits.)

GENERAL REQUIREMENTS FOR ALL FILINGS

Review requirement	Reference	Description of review standards requirements	Check answer
Requirements	OAR 836-010-0011 As required on SERFF or our Web site	<p>Filing requirements are located on SERFF or on our Web site at: www.insurance.oregon.gov/docs/serff/filing_requirements.html.</p> <p>If filing via SERFF, the correct information must be attached to the appropriate schedule items in order for your filing to be considered complete.</p> <p>The clean copy of the submitted form must be attached under the Form Schedule tab. Each form filed for approval must be attached to a separate Schedule Item under this tab. The form number should appear exactly as shown on the PDF document. Any edition/revision date used in the form number must be included under the Form Number column. It is not necessary to use the Edition Date column. However, if you prefer to use the Edition Date column, please do not include the edition date in the Form Number column. The Form Type column and the Action Specific Data column must be completed correctly by providing the Oregon Filing Number of the previous filing, and the correct form number with the edition date of the form being replaced. Please do not file the same form for approval more than once. If the same policy form will be used for multiple product offerings, it need only be filed once. Provide an explanation of the different programs under the General Filing Description in SERFF, or in a cover letter. Forms of a generic nature that will be used on different lines of insurance may be filed using "interline" coding. Use the General Filing Description or a cover letter to note all of the lines or programs it will apply to. For example, a FRAUD WARNING STATEMENT filed as a simple endorsement that could be attached to all personal lines or all commercial lines policies, need only be sent once; thereby avoiding duplicates of the same form being assigned to more than one analyst.</p> <p>If submitting a paper filing, please see 9 below.</p> <ol style="list-style-type: none"> 1. The NAIC Transmittal form (for paper filings only not required for SERFF filings). 2. Is a Filing Description attached under the General Information tab, or a Cover letter or Filing Memorandum attached under the Supporting Documentation tab that explains the intent or purpose of the forms/rules/rates? 3. Is a third party filers' letter of authorization attached if applicable? 4. The signed Certificate of Compliance, form 440-3894 is attached to the Supporting Documentation tab 	<p>Yes N/A</p> <p><input type="checkbox"/> <input type="checkbox"/></p> <p><input type="checkbox"/> <input type="checkbox"/></p> <p><input type="checkbox"/> <input type="checkbox"/></p> <p><input type="checkbox"/> <input type="checkbox"/></p>

Review requirement	Reference	Description of review standards requirements	Check answer
Requirements, continued	OAR 836-010-0011 As required on SERFF or our Web site	<p>5. For form submissions, has a comparison document (annotated, highlighted, red-lined, or side-by-side) been provided for each previously approved form? Submit document/s under the Supporting Documentation tab.</p> <p>6. The rates and/or rules are attached to the Rate Schedule tab. An actuarial documentation that provides an overview of the contents of the filing, and the reasons and procedures used to support the rate change has been attached to the Supporting Documentation tab.</p> <p>7. The forms being filed for approval are attached to the Form Schedule tab.</p> <p>8. Attach to the Supporting Documentation tab, those approved amendatory endorsements which bring the forms into compliance with Oregon statutes. For example: Domestic Partnerships, Fraud, Appraisal/Arbitration, Cancellation and Non-renewal, Proof of Loss, and Suit.</p> <p>9. When submitting a paper filing, send two complete sets of the entire filing. Include a self-addressed, stamped envelope that is large enough to return the second copy of the filing.</p>	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>
	ORS 742.468	<p>Exemptions from these standards: (ORS 742.468) Certain policies are not considered motor vehicle liability policies and do not mandate types or amounts of coverage. The following are not considered motor-vehicle liability policies and may not be used as evidence of motor vehicle financial responsibility. Refer to form 440-3610, the appropriate product standards for these lines.</p> <p>(1) Comprehensive general liability. (2) Excess liability. (3) Umbrella liability.</p>	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>
	ORS 742.003(1)	<p>Included in this filing for review:</p> <ol style="list-style-type: none"> 1. New policy or program. 2. Endorsements amending an existing program that include additional coverages in these standards need only attach the pages addressing that area. 3. Notice of claim requirements issued with liability policies 4. Application form. 5. Insurance identification card. 6. Statement Electing Lower Limits (example in Exhibit 1 under OAR 836-054-0000). 	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>
Discrimination	ORS 106.300 thru ORS 106.340 Bulletin 2008-2 OAR 836-081-0010	A provision that recognizes a domestic partnership is included in the policy. Terms and provisions in the Insurance Code and in rules adopted under the Code that refer to or indicate the marital relationship, its dissolution and dependents in a marital relationship will apply in the same manner to domestic partnerships, to their dissolution and to dependents in the partnership.	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>
Requirements	ORS 742.003	No policy has been issued or will be issued using the forms in this filing until the filing is approved.	Complied <input type="checkbox"/>

Other related forms		Review requirement	Reference	Description of review standards requirements	Check answer
Cancellation/ Non-renewal	ORS 742.570			When required by ORS 742.570, notification is given to the named insured of possible eligibility for automobile liability insurance through any insurance pool or facility operating in Oregon when automobile bodily injury and property damage liability coverage is canceled. The notice is included with the notice of cancellation or the notice of intent not to renew.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Requirements	ORS 742.447			Insurance Card - A card is issued for each covered vehicle with every motor vehicle liability policy. The card must show the effective date and the expiration date of insurance that meets either the financial or future-responsibility requirements of ORS Chapter 806. Refer to http://www.oregon.gov/ODOT/DMV/DriverID/insurance.shtml	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Requirements	ORS 746.290			Notice of Claim - Motor vehicle liability policies are accompanied by a prominent notice of the claim rights and responsibilities of the insured and notice that a particular repair shop cannot be required as a condition for recovery.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Uninsured/ underinsured motorist	ORS 742.502(2)(b) OAR 836-054-0000			Statement Electing Lower Limits - The company meets one of the following to satisfy the approval requirement: <u>Approval option 1</u> - The example statement obtained from OID is used for electing lower limits. <u>Approval option 2</u> - The statement used is in substantial compliance and includes the following: (a) An acknowledgment by the named insured that the named insured was offered uninsured-motorist coverage with limits equal to those for bodily injury liability. (b) A brief summary, not part of the insurance contract, of uninsured- and underinsured-motorist coverages. (c) A statement of the price for coverage per insured vehicle, with limits equal to the named insured's bodily injury-liability limits and the price for coverage per insured vehicle with the lower limits requested by the named insured. (d) A notice to the effect that the statement shall remain in force until rescinded in writing by a named insured or until such time as motor-vehicle-bodily-injury-liability limits are changed. (e) Signed, dated, and submitted within 60 days from the time insured elects lower limits.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
				<u>Approval option 3</u> - The statement is included in this filing for prior approval or has been previously approved and complies with ORS 742.502 (2)(b)	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Application form	Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Applications	ORS 742.458(1) Bulletin 2010-3		The application is filed for approval as part of the entire contract as required under ORS 742.003(1) and does not conflict with laws relating to the coverage. If fraud language is included in the policy, a fraud warning must be included in the application.	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>
	ORS 742.562 ORS 742.564		Cancellation - The application does not state coverage will be considered "null and void." It may state that coverage may be canceled or a claim denied. Notice of cancellation is delivered by the insurer to the named insured at least 30 days prior to the effective date of cancellation and is accompanied by the reason for cancellation, unless cancellation is for nonpayment of premium, in which case at least 10 days' notice of cancellation is given accompanied by the reason.	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>
	ORS 746.265(2)(a)		Conviction for violations - The application asks for convictions of violations, not just violations. The application should not use non-specific terminology, such as; tickets, citations, occurrences, incidents, etc.	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>
	ORS 746.661 ORS 746.662 ORS 746.663 OAR 836-080-0425 thru OAR 836-080-0440		Credit Scoring for Personal Lines - Credit history may be used as a factor in underwriting and rating new business. The Use of Personal Information Disclosure portion of a personal lines application may indicate that credit will be checked for new business. Once an account has been underwritten and rated that score may not be reviewed or changed unless the policyholder requests it. The renewal score may only be changed if it results in a lower rate/premium.	
	ORS 746.260 ORS 746.265(2)(a) & 3		Personal Auto Driving Record - The application does not ask for convictions or accidents beyond three years immediately preceding the application for new or renewal coverage unless the question is specifically asked to provide a discount. The application should not use non-specific terminology, such as; tickets, citations, occurrences, incidents, etc.	
	ORS 802.200(9) ORS 802.202 ORS 825.410		Commercial Auto/Garage Driving Record - The insurer may ask for information regarding accidents and convictions for violations as outlined in ORS 802.200 (9). The application should not use non-specific terminology, such as; tickets, citations, occurrences, incidents, etc.	
	ORS 746.265(2)(c) ORS 809.280 (7) or (9)		Non-driving Offense Prohibited - The application does not ask for records of convictions or driver-license suspensions that are non-driving offenses.	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>
	ORS 742.450(6), OAR 836-058-0010		Named Drivers Exclusion -A named insured cannot be an excluded driver. Any excluded driver must be named on an approved Named Driver Exclusion endorsement that is signed by all named insureds on the policy.	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Application, continued	ORS 742.013 ORS 742.456 ORS 742.458 ORS 742.562(1)(b) ORS 742.564 Bulletin INS 2010-3	<p>Fraud warning - If the policy has fraud, concealment, misrepresentation language, then the application is required to include a fraud warning. If one is included, it is general in nature and does not state that the applicant is "guilty" of fraud, but that he or she "may be" guilty of fraud. Fraud or misstatement warnings that mention criminal or civil penalties must avoid definite statements of the criminal nature of an act, guilt, or possible penalties. A warning that specifies that knowingly providing false information "may be" a crime, which "may be" grounds for criminal or civil penalties is appropriate.</p> <p>A motor vehicle fraud or misstatement warning cannot mention voiding or rescission of a policy as possible consequences of an omission, concealment, misstatement or misrepresentation. Insurers should review Bulletin INS 2010-3 and the Insurance Code to determine whether their statements comply.</p> <p>The liability of an insurer with respect to the motor vehicle liability insurance policy required by ORS 806.060, 806.240 or 806.270 shall become absolute whenever injury or damage covered by the policy occurs. The policy may not be canceled or annulled as to such liability by any agreement between the insurer and the insured after the occurrence of the injury or damage. A bound application is the equivalent to a policy.</p> <p>Warranties - All statements and descriptions in the application made by or on behalf of the insured are representations and not warranties. Misrepresentations do not prevent coverage unless fraudulent or material to the acceptance of the risk.</p>	
	ORS 742.013	FORMS	
Legibility of forms	ORS 742.005(2)	The forms are clear and understandable in the presentation of premiums, labels, description of contents, title, headings, backing, and other indication (including restrictions) in the provisions. The information is clear and understandable to the consumer and is not unintelligible, uncertain, ambiguous, abstruse, or likely to mislead.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Policy documentation	ORS 742.023 ORS 742.450(1)	Every policy shall contain the following: <ul style="list-style-type: none"> • the name of the underwriting insurer. • the name and address of the named insured(s). • the coverage afforded by the policy. • the premium charged. • the policy period. • the limits of liability. 	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Policy documentation, continued	ORS 742.458	<p>(1) The policy contains an "entire contract" provision.</p> <p>(2) The policy contains a statement that the satisfaction by the insured of a judgment for injury or damage is not a prerequisite to the insurer fulfilling its right or duty to make payment on account of such injury or damage.</p> <p>Definitions - the policy includes, either in general section or the applicable section of the policy, statutory or substantially equivalent definitions for the following:</p> <p>Uninsured and Underinsured Motorist - ORS 742.500 and ORS 742.504(2)</p> <p>Uninsured Motorist Property Damage - ORS 742.508, ORS 742.510</p> <p>Personal injury protection - 742.520(1)</p> <p>Cancellation and nonrenewal - ORS 742.560 to ORS 742.562</p>	<input type="checkbox"/> Yes N/A <input type="checkbox"/> <input type="checkbox"/>
Requirements Not Part of a Listed Category	HB 3149 (2011)	<p>Personal Vehicle Sharing Program: If the company excludes a personal automobile from coverage when it is being used in a Personal Vehicle Sharing Program as authorized by HB 3149 (2011), the policy or endorsement language needs to mirror the bill. The bill prohibits insures from cancelling a policy or re-classifying vehicle use from a private passenger motor vehicle to a commercial use vehicle because of the vehicle's use in a Personal Vehicle Sharing Program.</p> <p>Personal vehicle sharing means the use of a private passenger motor vehicle by persons other than the vehicle's registered owner, in connection with a personal vehicle sharing program. Personal vehicle sharing program means a legal entity qualified to do business in this state engaged in the business of facilitating the sharing of private passenger motor vehicles for non-commercial use by individuals within this state.</p> <p>Coverage exclusions: For bodily injury, property damage, medical payments, automobile personal injury protection, uninsured/underinsured motorist bodily injury, uninsured motorists property damage, comprehensive, and collision coverages arising out of a lease, maintenance or use, loading or unloading of a covered auto when the covered auto is used in a personal vehicle sharing program.</p> <p>The company may also exclude legal liability to defend or indemnify the insured, for any loss or injury that occurs during any time period while a covered auto is under the operation and/or control of any person or organization using the insured's vehicle in a personal vehicle sharing program.</p>	<input type="checkbox"/> Yes N/A <input type="checkbox"/> <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Requirements Not Part of a Listed Category	ORS 742.005 ORS 746.240	Newly Acquired Vehicle - The policy provides the insured at least 14 days to report a newly acquired vehicle for liability coverage, APIP, and UM/UIM coverage. The policy also provides at least 4 days to report a newly acquired vehicle for physical damage coverage.	Yes <input type="checkbox"/>
Policy documentation	ORS 806.080, ORS 806.270, ORS 806.075, ORS 742.450	Minimum requirements - A motor vehicle liability insurance policy that meets the financial-responsibility requirements under ORS 806.060 ORS 806.070 and/or ORS 806.075, or future responsibility requirements under ORS 806.270 contains all of the following requirements: (1) The policy explicitly describes or references all motor vehicles covered by the policy. (2) The policy insures the named insured and all other persons insured under the terms of the policy against loss from liabilities imposed by law for damages arising out of the ownership, operation, use, or maintenance of motor vehicles by persons insured under the policy. (3) The policy includes coverage for all persons who, with the consent of the named insured, use the motor vehicles insured under the policy, except for any person specifically excluded from coverage under ORS 742.450. Named driver exclusions address liability coverage only. No exclusion or reduced limits apply to UM/UIM or APIP.	Yes <input type="checkbox"/>
ORS 742.046(2)		Delivery of policy to lien holder - When a vendor, mortgagee, or pledgee of any motor vehicle requires a duplicate policy, a duplicate copy of the policy shall be delivered that provides the name and address of the insurer, insurance classification of the vehicle, type of coverage, limits of liability, premium for the respective coverage, and duration of the policy, or memorandum thereof containing the same such information. If the policy does not provide coverage of legal liability for injury to persons or damage to the property of third parties, a statement of such fact shall be printed, written, or stamped conspicuously on the face of such duplicate policy or memorandum.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
OAR 836-062-0005 & OAR 836-062-0010		Physical damage only policies notice requirement - The face page of a physical damage policy includes the required disclosure or a notice which is substantially the same.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Policy period	ORS 742.048	Effective date and time - Policy states that coverage commences at 12:01 a.m. and the date. It includes a statement that coverage applies only to accidents that occur on or after the effective date of the policy; during the policy period.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Titles & headings	ORS 742.005(2)	Each form filed is clearly titled. Headings for benefits include references to any limitations and restrictions in the provision.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Access to courts	ORS 742.061	Attorney fees - If a claim settlement is not made within six months and action is brought to court, should the plaintiff's recovery exceed the amount of payment made by the defendant, the court will set attorney fees to be paid as part of the costs of legal action and any appeal, unless the parties agree to binding arbitration.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Bankruptcy Cancellation & nonrenewal	ORS 742.031 ORS 742.562(1)	The policy includes a bankruptcy provision similar to that in ORS 742.031. Grounds for cancellation - The policy provides that notice of cancellation is limited to one or more of the following reasons: (a) Nonpayment of premium. (b) Fraud or material misrepresentation affecting the policy or in the presentation of a claim, or a violation of any of the terms or conditions of the policy. (c) The named insured or any customary operator of an automobile insured under the policy has had driving privileges suspended or revoked during the policy period or 180 days immediately preceding the effective renewal date. An insurer may not cancel a policy for suspension of driving privileges if based on a non-driving offense. [No policy is canceled or annulled after the occurrence of an injury or damage that takes place prior to the effective date of cancellation, and no statement made by or for the insured in violation of the policy is used to defeat or void the policy. ORS 742.456] For commercial auto which is included in a package with commercial general liability the general liability cancellation statute applies, a policy in effect for 60 or more days may be cancelled prior to policy expiration only for specific reasons listed in ORS 742.702. The effective date of cancellation for cause is no less than 10 working days after the insured receives notice.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.702	The policy clearly defines the cancellation refund method.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.023(1)(e) & (f) ORS 742.564(1)	Notice - Notice of cancellation is delivered by the insurer to the named insured at least 30 days prior to the effective date of cancellation and is accompanied by the reason for cancellation, unless cancellation is for nonpayment of premium, in which case at least 10 days' notice of cancellation is given accompanied by the reason.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.566(1) ORS 742.706 OAR 836-085-0025	Renewal and nonrenewal - The policy provides for renewal of the policy contingent upon payment of premium unless the insurer mails or delivers to the named insured, at the address shown in the policy, at least 30* days advance notice and the reason for nonrenewal. *For commercial auto, when the coverage for auto is part of a package that includes general liability the general liability law applies. If renewal is on terms less favorable or at higher rates, the new terms or rates may take effect on the renewal date, if the insurer provides the insured, and the agent if any, 45 days written notice.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer
Cancellation & nonrenewal	ORS 742.566	Termination - The policy provides for automatic termination on the effective date of any replacement or succeeding automobile insurance policy, with respect to any automobile designated in both policies.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.568 ORS 742.708 OAR 836-085-0050	Documentation of mailing the notice of cancellation or nonrenewal to the named insured at the address shown in the policy serves as record of proof of notice.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Fees, service charges, taxes	ORS 731.808 OAR 836-071-0269	All charges to the policyholder are listed on the declarations page. Field add-ons are not permitted.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Excess coverage	ORS 742.464	The policy contains lawful coverage exceeding or in addition to required coverage, and such coverage is clearly disclosed as not subject to the provisions of ORS 742.031 and 742.450 - 464. The coverage that provides minimum limits meets the requirements of those sections.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	OAR 836-058-0020	Named Person Excluded from Excess Limits – An insurer who excludes one or more persons as provided by law from any coverage in excess of the coverage required by ORS 742.450(2) (a) to be provided in a motor vehicle liability insurance policy issued for delivery in this state, must state in the policy or endorsement the policy limits applicable to that person. See exception in ORS 742.450 (8)	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Exclusions	ORS 742.450(2)(a),(6) & (7)(a)(b) OAR 836-058-0010	Named Driver Exclusions All exclusions and limitations are defined, and definitions include financial responsibility requirements as described in ORS 806.070, 806.075 and 806.080 or the coverage described in ORS 801.270. Specific Exclusions are allowed only as stated in ORS 742.450(6)&(7)(a & b) and in OAR 836-058-0010 Exclusions apply to liability coverage as described in ORS 806.070/075 & ORS 806.080 only. No exclusion or step down limits apply to UM/UIM or APIP.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.450 ORS 742.502 ORS 742.520 OAR 836-058-0010	The policy may exclude by name any person other than a named insured for any of the following reasons when an endorsement has been signed by each named insured that the policy will not provide coverage (exclusion does not apply to uninsured motorist, underinsured motorist and auto personal injury protection coverages): <ul style="list-style-type: none"> • A person may be excluded because of the driving record of the person. • A person may be excluded because the excluded person's risk category would cause premiums to create a financial hardship to the named insured. • A person may be excluded due to a suspended license as outlined in ORS 809.409 • A person may be excluded due to a medical suspension under ORS 809.419(3). 	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Fraud	ORS 742.013	A motor vehicle fraud or misstatement clause cannot mention voiding or rescission of a policy as possible consequences of an omission, concealment, misstatement or misrepresentation. Insurers should review Bulletin INS 2010-3 and the Insurance Code to determine whether their statements comply.	
Limits	ORS 742.450(2), (3) & (4) and ORS 806.070 See cases: <i>Wright and Strickland vs. State Farm Mutual Auto Ins. Co.</i> , 332 Or. 20, 22 P.3d 739 (2001); and <i>North Pacific Ins. Co. vs. Hamilton</i> , 332 Or.1, 22 P.3d 744 (2001) ORS 742.450(5)	The liability of an insurer with respect to the motor vehicle liability insurance policy required by ORS 806.060, 806.240 or 806.270 shall become absolute whenever injury or damage covered by the policy occurs. The policy may not be canceled or annulled as to such liability by any agreement between the insurer and the insured after the occurrence of the injury or damage. Every motor vehicle liability policy delivered in this state contains an agreement or endorsement stating that, as respects bodily injury and death or property damage, the insurance provides either the coverage described in ORS 806.070 or 806.075 as outlined in 806.080. Minimum limits - The policy provides at least the minimum amount required to qualify for financial responsibility under ORS 806.070 or ORS 806.075.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Loss settlement	ORS 746.280 ORS 742.053	The policy includes an agreement that states, the insurance provided is subject to all provisions of the Oregon Vehicle Code related to financial responsibility requirements, including those in ORS 801.280, or for future responsibility in ORS 801.290. The policy provides liability coverage up to the limits of coverage when the named insured operates a temporary replacement motor vehicle while the named insured's vehicle is being repaired or serviced, whether or not the insured pays for the use of such a vehicle.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Participating plans	OAR 836-080-0120(2)	Every motor vehicle liability insurance policy issued for delivery in this state shall contain a provision that provides liability coverage for each family member of the insured residing in the same household as the insured in an amount equal to the amount of liability coverage purchased by the insured.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
		Designation of repair shop prohibited - Coverage is not dependent on a particular person or shop making the repairs.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
		Proof of Loss Forms - Policy states that proof of loss forms are available from an insurer upon request by an insured.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
		A participating policy requires a participation provision that includes substantially equivalent wording to that stated in the rule.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Premium payment refund, retention	ORS 742.023(1)(f)	Refunds - The policy states the method and formula used for refunding premium for early cancellation.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Rebates	ORS 746.035 ORS 746.045	Inducements or rebates are specified in the policy. If the answer is "yes", details must be included in the rates and rules filing.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Motor vehicle liability			
Risk classification	ORS 742.449	A higher risk category is not assigned solely due to absence of coverage, lapse in coverage, or suspension for a non-driving offense pursuant to ORS 809.280(7)(9), as long as the applicant did not violate ORS 806.010.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Binders	ORS 742.458(3)	Any binder issued pending the issuance of a motor vehicle liability insurance policy fulfills the requirements of the policy.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Exclusions	ORS 742.454	Exclusions may include the following: (1) Liability under any workers' compensation law. (2) Liability on account of bodily injury to, or death of, an employee of the insured while engaged in the employment, other than domestic, of the insured, or while engaged in the operation, maintenance, or repair of a vehicle. (3) Liability for damage to property owned by, rented to, in charge of, or transported by the insured.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Loss settlement	ORS 742.460 ORS 742.462 ORS 742.456	The motor vehicle liability policy may require the insured to reimburse the insurer for any payment made by the insurer that the insurer would not have been obligated to make under the terms of the policy and provides for the prorating with other valid and collectible insurance. The insurer has the right to settle any claim covered by the policy, and the amount is deductible from the limits of liability. The liability of an insurer shall be absolute whenever injury or damage covered by the policy occurs.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Personal injury protection (PIP)			
Arbitration	ORS 742.520(6), ORS 742.521, ORS 742.522	Disputes between insurers and beneficiaries about the amount of personal injury protection benefits or about the denial of personal injury benefits, shall be decided by arbitration if mutually agreed to at the time of the dispute. The arbitration shall take place under the arbitration laws of the state of Oregon or, if the parties agree, according to any other procedure. "Costs" to the insured of the arbitration proceeding do not exceed \$100. Costs as used in this provision does not include attorney fees or expenses incurred in the production of evidence or witnesses or the making of transcripts of the proceedings.	Yes <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Exclusions	ORS 742.530(1)	The insurer may exclude from coverage for personal injury protection benefits any injured person meeting the following criteria: (a) Intentionally caused self-injury. (b) Participated in any prearranged or organized racing or speed contest or practice or preparation for any such contest. (c) Willfully conceals or misrepresents any material fact in connection with a claim for PIP.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.530(2)	Pedestrians - The insurer may exclude from coverage benefits required by ORS 742.524 (1)(b) and (c) any person injured as a pedestrian in an accident outside this state, other than the insured person or a member of that person's family residing in the insured's household.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Expenses	ORS 742.520(3)	Personal injury protection benefits consist of payments for expenses, loss of income, and loss of essential services as stated in ORS 742.524.	
Loss settlement	ORS 742.520(2)	<u>Injury or death</u> - Benefits apply to a person's injury or death resulting: (a) In the case of the person insured under the policy and members of that person's family residing in the same household, from the use, occupancy or maintenance of any motor vehicle, except the following vehicles: (A) A motor vehicle, including a motorcycle or moped, that is owned or furnished or available for regular use by any of such persons and that is not described in the policy; (B) A motorcycle or moped not owned by any of such persons (this exclusion applies only when the injury or death results from such person's operating or riding upon the motorcycle or moped); and (C) A motor vehicle not a private passenger motor vehicle. (This exclusion applies only when the injury or death results from such person's operating or occupying the motor vehicle). (b) In the case of a passenger occupying or a pedestrian struck by the insured motor vehicle, from the use, occupancy or maintenance of the vehicle.	
	ORS 742.524(1)	Personal injury protection shall provide the minimum benefits, as prescribed by ORS 742.524(1), for the following: (a) Medical, dental, surgical, ambulance, prosthetic services incurred within 1 year of injury. (b) Loss of income for disability if injured party is usually engaged in remunerative occupation. (c) Incurred cost for essential services during disability if injured party is not employed. (d) Funeral expenses. (e) Child care.	

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Loss settlement, continued	ORS 742.542	Payment by a motor vehicle liability insurer of personal injury protection benefits for its own insured is applied to reducing the amount of damages the insured may be entitled to recover from the insurer under uninsured or underinsured motorist coverage for the same accident, but is not applied in reduction of the uninsured or underinsured motorist coverage policy limits.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.524(2)	Allowable deductible - With respect to the insured person and members of that person's family residing in the same household, the benefits for personal injury protection may include a deductible not to exceed \$250.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.526(2)	Benefit reduction - The personal injury protection benefits may be reduced or eliminated by policy provision when the injured person is entitled to receive workers' compensation benefits or any other, similar medical or disability benefits.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.528	Notice of denial of benefits - For any denial of payment for personal injury protection benefits to or on behalf of an insured a written notice of the denial is required within 60 days of receipt of the claim from the provider stating the reason for the denial and method for contesting the denial with a copy provided to the provider of services under ORS 742.524 (1)(a).	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.536(1)	Required notice - If the injured person makes claim or institutes legal action for damages for injuries against any person, the insured must give notice of the claim or action to the insurer.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Primary coverage	ORS 742.520(1)	Persons insured - The motor vehicle liability policy provides personal injury protection benefits to the following: <ul style="list-style-type: none"> (a) The person insured. (b) Members of that person's family and domestic partners residing in the same household. (c) Children not related to the insured by blood, marriage, or adoption who are residing in the same household as the insured and being reared as the insured's or a domestic partner's own. (d) Passengers occupying the insured motor vehicle. (e) Pedestrians struck by the insured motor vehicle. 	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Primary coverage continued	ORS 742.526(1)	<p>Primary nature of benefits:</p> <p>(a) The insured and members of the family of the insured residing in the same household, injured while occupying the insured motor vehicle are primary.</p> <p>(b) Passengers injured while occupying the insured motor vehicle are primary.</p> <p>(c) The insured and members of family residing in the same household, injured as pedestrians, are primary.</p> <p>(d) The insured and members of family residing in the same household, injured while occupying a motor vehicle not insured under the policy, are excess.</p> <p>(e) Pedestrians injured by the insured motor vehicle, other than the insured and members of family residing in the same household, are excess over any other collateral benefits to which the injured person is entitled, including, but not limited to, insurance benefits, governmental benefits, or gratuitous benefits.</p>	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>
Subrogation	ORS 742.538 OAR 836-080-0240(10)	<p>Rights of insurer - The policy describes subrogation rights of the insurer, if personal injury protection benefits are furnished, and the extent to which insurer is entitled to the proceeds of any settlement for benefits furnished by the insurer less the insurer's share of expenses, costs, and attorney fees incurred by the injured person in connection with the recovery.</p> <p>Recovery calculation:</p> <p>(1) The provision calculates respective shares of expenses, costs, and attorney fees under this section; the basis of allocation shall be the respective proportions borne to the total recovery by such benefits furnished by the insurer, and the total recovery less insurer benefits.</p> <p>(2) If the first-party claimant requests, the claimant's deductible is included in the insurer's demands under its subrogation rights. No deduction for expenses can be taken from the deductible recovery unless an outside attorney is retained.</p>	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>
	ORS 742.536(2), (3)(a) & (b)	<p>The policy provides for the insurer to seek entitlement reimbursement for benefits paid from any recovery under the claim. The insurer has a lien for benefits it has furnished, less the proportion, (not to exceed 100 percent), of expenses, costs, and attorney fees incurred by the injured person in connection with the recovery. In the case of a legal action, the action shall be taken in the name of the injured person.</p>	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>
Requirements Not Part of a Listed Category	ORS 744.850 thru ORS 744.992 ORS 742.502, ORS 742.524 ORS 806.070 Division position [1992]	<p>APIP on Rental or Leased Vehicles - Insurance written on leased and rental vehicles must provide bodily injury, property damage, uninsured motorists, underinsured motorists, and automobile personal injury protection coverage that is no less than the Oregon Financial Responsibility limits stated in ORS 806.070 for BI and PD, ORS 742.502 for UM/UIM, and ORS 742.524 for APIP.</p>	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>

Physical damage	Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Appraisal	ORS 742.005 <i>Moldoyh v. Truck Insurance Exchange</i>		Appraisal to Determine Value of Motor Vehicles – Appraisal should contain one of the following: (1) mutual agreement of the parties at the time of the dispute, with the resulting decision binding on the parties; or (2) the process is mandatory but the resulting decision is not binding. The insurer shall reimburse the insured for the reasonable appraisal costs if the final appraisal decision under the policy provision is greater than the amount of the insurer's last offer prior to the incurrence of the appraisal costs. The policy provides that, in the event of a dispute, the insured is authorized to obtain an independent appraisal of the physical damage from a disinterested party. In a total loss situation, the appraisal must be performed by a certified appraiser.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Loss valuation	Oregon case law <i>Rossier vs Union Automobile Ins. Co.</i> 134 Or.211, 291 P.498(1930), <i>Dunnire Motor Co vs Oregon Mutual Fire Ins</i> 166 Or. 690, 114 P.2d 1005(1941)		Diminution of value if the policy does not provide coverage for loss of market value or "diminution of value," the term describing the limitation is specifically defined in the policy. The policy provides a separate exclusion stating there is no coverage for diminished value.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Uninsured and underinsured motorist			Only a motor vehicle policy may be used to meet financial responsibility limits. A bond is not considered to be motor vehicle liability insurance.	Yes <input type="checkbox"/>
Policy documentation	ORS 742.502 ORS 742.504	ORS 742.504(4)(e)	The insured shall promptly provide any information reasonably requested by the insurer that is in the custody and control of the insured, when requesting the insurer to consent to a settlement.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Arbitration	ORS 742.504(10)		This policy provides for arbitration if claim settlement cannot be reached. The parties may elect arbitration by mutual agreement at the time of the dispute. The arbitration shall take place under the arbitration laws of the state of Oregon or, if the parties agree, according to any other procedure. Costs to the insured of the arbitration proceeding do not exceed \$100. Costs as used in this provision does not include attorney fees or expenses incurred in the production of evidence or witnesses or the making of transcripts of the proceedings.	The person and the insurer each agree to consider themselves bound and to be bound by any award made by the arbitrators.

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Action against insurer	ORS 742.504(6) ORS 742.504(8)	Any legal action instituted by the insured is required to be forwarded immediately to the insurer by the insured or legal representative of the insured. No action is against the insurer unless, as a condition precedent, the insured or the legal representative of the insured has fully complied with all the terms of the policy.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Excess coverage	ORS 742.504(9)(a) & (9)(b)	Vehicle not owned by insured - Bodily injury coverage to an insured while occupying a vehicle not owned by a named insured, applies only as excess insurance over any other insurance available to such occupant that is similar to this coverage, and the amount is applied only to the applicable limit of liability of this coverage that exceeds the sum of the applicable limits of liability of all other insurance. If an insured is an insured under other primary or excess insurance available to the insured that is similar to this coverage, then the insured's damages are deemed not to exceed the higher of the applicable limits of liability of this insurance or the additional primary or excess insurance available to the insured, and the insurer is not liable under this coverage for a greater proportion of the insured's damages than the applicable limit of liability of this coverage bears to the sum of the applicable limits of liability of this insurance and other primary or excess insurance available to the insured.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.504(9)(c)	Public vehicle - With respect to bodily injury to an insured while occupying any motor vehicle used as a public or delivery conveyance, the insurance under this coverage applies only as excess insurance over any other, similar coverage, and this insurance is then applied only in the amount by which the applicable limit of liability of this coverage exceeds the sum of the applicable limits of liability of all such other insurance.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Exclusions	ORS 742.504(2)(e)	<p>The policy excludes from the "uninsured vehicle" category the following:</p> <ul style="list-style-type: none"> (A) An insured vehicle. (B) Except as provided in paragraph (i) (E) a vehicle owned or operated by a self-insurer, within the meaning of any motor-vehicle-financial-responsibility law, motor-carrier law or any similar law. Paragraph (i) (E) States that a vehicle owned or operated by a self insurer is an uninsured vehicle if (i) it is not in compliance with ORS 806.130 or (ii) that provides recovery to an insured in an amount that is less than the limits for uninsured motorists coverage of the insured. (C) A vehicle owned by the United States of America, Canada, a state* a political subdivision of any such government*, or an agency of any such organization* *NOTE: HB2908 (2007) requires an insurer to apply its' uninsured coverage benefits to vehicles owned by Oregon public bodies if the insured carries higher limits than the Oregon Tort Claims Act for public bodies (outlined in ORS 30.270 requires. A vehicle owned by an Oregon public body is thus treated like an uninsured/underinsured vehicle even though the vehicle is not included in the definition of uninsured vehicle in ORS 742.504. (D) A land motor vehicle or trailer operated on rails or crawler treads or while used as a residence or premises and not as a vehicle. (E) A farm-type tractor or equipment designed for use principally off public roads, except while actually upon public roads. (F) A vehicle owned by or furnished for the regular or frequent use of the insured or any member of the household of the insured. 	<input type="checkbox"/> <input checked="" type="checkbox"/> <input type="checkbox"/>
	ORS 742.504(4)(a)	The coverage does not apply to bodily injury of an insured when the insured or the legal representative, without the written consent of the insurer, makes a settlement with or prosecutes to judgment any action against any person or organization who may be legally liable.	
	ORS 742.504(4)(b)	The coverage does not apply to bodily injury to an insured while occupying a vehicle (other than an insured vehicle) owned by, or furnished for the regular use of, the named insured or any relative resident in the same household, or through being struck by such a vehicle.	
	ORS 742.504(4)(c)	The coverage does not apply to the benefit of any workers' compensation carrier, any person or organization qualifying as a self-insurer under any workers' compensation or disability benefits law, or any similar law, or the State Accident Insurance Fund Corporation.	

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Limits	ORS 742.502(2)(a) OAR 836-054-0000 ORS 742.504(1)(a) & (1)(b)	<p>The uninsured-motorist coverage contains the same limits as for bodily injury liability coverage unless a named insured elects lower limits in writing. Lower limits are not lower than amounts prescribed to meet requirements of ORS 806.070 for bodily injury or death.</p> <p>Minimum limits - The policy provides for the payment of all sums legally entitled to recover for bodily injury sustained by the insured and caused by accident by an uninsured vehicle. Disagreement about damages may be settled in arbitration as provided under the policy.</p>	<p>Yes <input type="checkbox"/> N/A <input type="checkbox"/></p>
		<p>The policy provides that no judgment against any person or organization alleged to be legally responsible for bodily injury, except for proceedings instituted against the insurer as provided in the policy, is conclusive, as between the insured and the insurer, on the issues of liability of such person or organization or of the amount of damages to which the insured is legally entitled.</p>	
	ORS 742.502(3)	<p>Larger limits - If uninsured motorist coverage larger than the amounts required by ORS 806.070 is offered:</p> <ul style="list-style-type: none"> a) Underinsurance coverage shall be included for damages or death caused by accident and arising out of the ownership, maintenance, or use of a motor vehicle with liability insurance that provides recovery in an amount that is less than the insured's uninsured motorist coverage. b) Underinsurance benefits shall be equal to uninsured-motorist-coverage benefits less the amount recovered from other automobile liability insurance policies. 	<p>Yes <input type="checkbox"/> N/A <input type="checkbox"/></p>
	ORS 742.504(4)(d)	<p>The coverage does not apply with respect to uninsured motorist benefits unless:</p> <ul style="list-style-type: none"> (A) The limits of liability under any bodily injury liability policies applicable at the time of the accident regarding the injured person have been exhausted by payment of judgments or settlements to the injured person or other injured persons. (B) The described limits have been offered in settlement, the insurer has refused consent to settlement, and the insured protects the insurer's right of subrogation to the claim against the tortfeasor. (C) The insured gives credit to the insurer for the unrealized portion of the described liability limits as if the full limits had been received if less than the described limits have been offered in settlement, and the insurer has consented to settlement. (D) The insured gives credit to the insurer for the unrealized portion of the described liability limits as if the full limits had been received if less than the described limits have been offered in settlement and, if the insurer has refused consent to settlement, the insured protects the insurer's right of subrogation to the claim against the tortfeasor. 	

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Limits, continued	ORS 742.504(7)(a)	Limits per accident - The limit on liability stated in the declarations for "each person" is the limit of the insurer's liability for all damages because of bodily injury for that person per accident, and the limit stated for "each accident" is the total limit of the insurer's liability for all damages because of bodily injury sustained by two or more persons as the result of any one accident.	
	ORS 742.504(7)(b)	Liability limits - Any payment made under this coverage to or for an insured reduces the amount the insured may be entitled to recover from any person who is insured under the bodily injury liability coverage of this policy.	
	ORS 742.504(7)(c) <i>Bergmann v. Hutton and Farmers Ins. Of Oregon, 337 Or 596(2004)</i>	Any damage amount payable under the terms of this coverage because of bodily injury sustained in an accident by a person who is an insured under this coverage is reduced by: (A) All sums paid on account of such bodily injury by or on behalf of the owner or operator or any other person or organization jointly or severally liable, together with such owner or operator, for such bodily injury, including all sums paid under the bodily injury liability coverage of the policy; and (B) The amount paid and the present value of all amounts payable on account of such bodily injury under any workers' compensation law, disability benefits law or any similar law	
	ORS 742.504(7)(d)	Any amount payable under the terms of this coverage because of bodily injury sustained in an accident by a person who is an insured under this coverage is reduced by the credit given to the insurer, pursuant to ORS 742.504(4)(d)(C) or (D).	
	ORS 742.504(7)(e)	The amount payable is not reduced by the amount of liability proceeds offered, as described in ORS 742.504(4)(d)(B) or (D) and has not been paid to the injured person. If liability proceeds have been offered and not paid, the amount payable is included in the amount of liability limits offered but not accepted due to the insurer's refusal to consent. The insured shall cooperate so as to permit the insurer to proceed by subrogation or assignment to prosecute the claim against the uninsured motorist.	
Loss settlement	ORS 742.504(5)	The policy describes the following claims procedures: (a) As soon as practicable, the insured or other person making claim must give the insurer written proof of claim and submit to examinations under oath as may reasonably be required. Proof of claim is made on forms furnished by the insurer unless the insurer fails to furnish forms within 15 days after receiving notice of claim. (b) Upon reasonable request of and at the expense of the insurer, the injured person must submit to physical examinations by physicians selected by the insurer and give authorization to the insurer to obtain medical reports and copies of records.	Yes N/A <input type="checkbox"/> <input checked="" type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer
Loss settlement, continued	ORS 742.504(2)(f) & (g)	When a "hit-and-run" or "phantom" vehicle is involved, the accident must be reported within 72 hours to a police or equivalent department as listed in the statute and within 30 days to the insurer.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.504(9)(b)	With respect to bodily injury to an insured while occupying or through being struck by an uninsured vehicle, if the insured has other, similar coverage, then the damages are deemed not to exceed the higher of the applicable limits of liability of this insurance or such other insurance, and the insurer is not liable under this coverage for a greater proportion of the damages than the pro-rata portion of this coverage.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.502(7)	<p>Recovery proceeds - The policy defines the "amount recovered from other automobile liability insurance policies" to mean the proceeds of liability insurance recovered by or on behalf of the injured party. Proceeds include reimbursement to injured party's insurer, medical providers, and attorney fees; but, it does not include any proceeds of that liability policy received by other injured persons.</p> <p>(7) As used in this section and except as otherwise provided in this subsection, "amount recovered from other motor vehicle liability insurance policies" means the proceeds of liability insurance or the proceeds received from a public body under ORS 30.260 to 30.300 recovered by or on behalf of the injured party. Proceeds recovered on behalf of the injured party include proceeds received by the injured party's insurer as reimbursement for personal injury protection benefits provided to the injured person, proceeds received by the medical providers of the injured person and proceeds received as attorney fees on the claim of the injured person. Where applicable liability insurance policy limits are exhausted upon payment, settlement or judgment by division among two or more injured persons, "amount recovered from other motor vehicle liability insurance policies" means the proceeds that are recovered by or on behalf of the injured person but does not include any proceeds of that liability policy received by other injured persons.</p>	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Check answer or enter page & paragraph
Primary Coverage	ORS 742.502(2)(a)	<p>Uninsured motorist coverage in amounts larger than those required by ORS 806.070 includes underinsurance coverage for damages or accidental death equal to uninsured motorist coverage benefits, less the amount recovered from other automobile liability policies, and when the coverage amount is less than the insured's uninsured motorist coverage.</p> <p>(2)(a) A motor vehicle bodily injury liability policy shall have the same limits for uninsured motorist coverage as for bodily injury liability coverage unless a named insured in writing elects lower limits. The insured may not elect limits lower than the amounts prescribed to meet the requirements of ORS 806.070 for bodily injury or death. Uninsured motorist coverage shall include underinsurance coverage for bodily injury or death caused by accident and arising out of the ownership, maintenance or use of a motor vehicle with motor vehicle liability insurance that provides recovery in an amount that is less than the insured's uninsured motorist coverage. Underinsurance coverage shall be equal to uninsured motorist coverage less the amount recovered from other motor vehicle liability insurance policies.</p>	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
	ORS 742.506	The policy contains a provision that expressly allocates responsibility between insurers, or self-insurers, without repugnancy.	
Policy Territory	ORS 742.504	Uninsured Motorist policy territory is within the United States of America, its Territories or possessions or Canada.	Yes <input type="checkbox"/> N/A <input type="checkbox"/>
Uninsured/uninsured motorist	ORS 742.510	<p>UM/UIM Property damage</p> <p>(1) Every insurer issuing motor vehicle liability insurance policies for delivery in this state on private passenger motor vehicles as defined in 742.508(3) or a self propelled motor home shall offer coverage for property damage to a vehicle of the insured caused by an uninsured vehicle. Coverage offered under this section shall be at least the amount prescribed to meet the requirements of ORS 806.070 for insurance for injury to or destruction of the property of others in any one accident.</p> <p>(2) A policy does not cover the first \$300 of property damage to the covered motor vehicle as the result of an accident with a hit-and-run vehicle or phantom vehicle.</p> <p>(3) Coverage for property damage applies only to the amount of damages the insured may be legally entitled to recover and does not include coverage for loss of use of the covered vehicle.</p>	Yes <input type="checkbox"/> N/A <input type="checkbox"/>

Review requirement	Reference	Description of review standards requirements	Enter form number Form #
Uninsured/ Underinsured Motorist	ORS 742.504 OAR 836-054-0000	<p><u>Selection Form – Election of Lower Limits for Uninsured Motorist Coverage</u></p> <p>(1) This rule is adopted under the authority of ORS 731.244 for the purpose of implementing ORS 742.502.</p> <p>(2) This rule establishes in Exhibit 1 an example of the form of statement electing lower limits for uninsured motorist coverage in a motor vehicle liability insurance policy that may be used to comply with the requirement in ORS 742.502 for a statement of election. A form used by an insurer or insurance producer that is in substantial compliance with this rule is considered to be approved by the Department. A form is in substantial compliance if the form contains all of the following elements in any order:</p> <ul style="list-style-type: none"> (a) An acknowledgement by the named insured that the named insured was offered uninsured motorist coverage with the limits equal to those for bodily injury liability; (b) A brief summary, which is not part of the insurance contract, of uninsured and underinsured motorist coverages; (c) A statement of the price for coverage per insured vehicle with limits equal to the named insured's bodily injury liability limits and the price for coverage per insured vehicle with the lower limits requested by the named insured; (d) A statement to the effect that the statement shall remain in force until rescinded in writing by a named insured or until such time as motor vehicle bodily injury liability limits are changed; and (e) Provision for signature of a named insured, to be made within 60 days of the time the named insured makes the election, and for the date of signature. <p>(3) Regarding the summary required in subsection (2)(b) of this rule, if an insurer issuing a policy that refers only to uninsured motorist coverage because uninsured motorist coverage under the policy includes underinsured motorist coverage meeting statutory requirements, the insurer need not use the term "underinsured motorist coverage."</p> <p>(4) The statement required under subsection (2)(c) of this rule may state the term of coverage to which the prices relate.</p> <p>(5) The form may include one or both of the following statements in addition to the items required under section (2) of this rule:</p> <ul style="list-style-type: none"> (a) A statement to the effect that the form is required by Oregon law or specifically by ORS 742.502; and (b) A statement to the effect that limits for uninsured motorist coverage cannot be less than the amounts required to comply with financial responsibility requirements under ORS 806.070. 	

746.230 Unfair claim settlement practices. (1) No insurer or other person shall commit or perform any of the following unfair claim settlement practices:

- (a) Misrepresenting facts or policy provisions in settling claims;
- (b) Failing to acknowledge and act promptly upon communications relating to claims;
- (c) Failing to adopt and implement reasonable standards for the prompt investigation of claims;
- (d) Refusing to pay claims without conducting a reasonable investigation based on all available information;
- (e) Failing to affirm or deny coverage of claims within a reasonable time after completed proof of loss statements have been submitted;
- (f) Not attempting, in good faith, to promptly and equitably settle claims in which liability has become reasonably clear;
- (g) Compelling claimants to initiate litigation to recover amounts due by offering substantially less than amounts ultimately recovered in actions brought by such claimants;
- (h) Attempting to settle claims for less than the amount to which a reasonable person would believe a reasonable person was entitled after referring to written or printed advertising material accompanying or made part of an application;
- (i) Attempting to settle claims on the basis of an application altered without notice to or consent of the applicant;
- (j) Failing, after payment of a claim, to inform insureds or beneficiaries, upon request by them, of the coverage under which payment has been made;
- (k) Delaying investigation or payment of claims by requiring a claimant or the physician of the claimant to submit a preliminary claim report and then requiring subsequent submission of loss forms when both require essentially the same information;
- (L) Failing to promptly settle claims under one coverage of a policy where liability has become reasonably clear in order to influence settlements under other coverages of the policy; or

(m) Failing to promptly provide the proper explanation of the basis relied on in the insurance policy in relation to the facts or applicable law for the denial of a claim.

(2) No insurer shall refuse, without just cause, to pay or settle claims arising under coverages provided by its policies with such frequency as to indicate a general business practice in this state, which general business practice is evidenced by:

(a) A substantial increase in the number of complaints against the insurer received by the Department of Consumer and Business Services;

(b) A substantial increase in the number of lawsuits filed against the insurer or its insureds by claimants; or

(c) Other relevant evidence.

(3)(a) No health maintenance organization, as defined in ORS 750.005, shall unreasonably withhold the granting of participating provider status from a class of statutorily authorized health care providers for services rendered within the lawful scope of practice if the health care providers are licensed as such and reimbursement is for services mandated by statute.

(b) Any health maintenance organization that fails to comply with paragraph (a) of this subsection shall be subject to discipline under ORS 746.015.

(c) This subsection does not apply to group practice health maintenance organizations that are federally qualified pursuant to Title XIII of the Health Maintenance Organization Act. [1967 c.359 §588a; 1973 c.281 §1; 1989 c.594 §1]

746.240 Undefined trade practices injurious to public prohibited. No person shall engage in this state in any trade practice that, although not expressly defined and prohibited in the Insurance Code, is found by the Director of the Department of Consumer and Business Services to be an unfair or deceptive act or practice in the transaction of insurance that is injurious to the insurance-buying public. [1967 c.359 §589; 1973 c.281 §2]

[Secretary of State home](#) | [State Archives home](#)

Oregon State Archives

► The Oregon Administrative Rules contain OARs filed through February 15, 2013 ◀

Department of Consumer and Business Services

Insurance Division

DIVISION 1

GENERAL DEFINITIONS

836-001-0001 Statutory Authority; Purpose

836-001-0005 Insurance Code Definitions Adopted

DIVISION 5

PROCEDURAL RULES

836-005-0105 Notice to Interested Persons of Rulemaking

836-005-0107 Model Rules of Procedure

836-005-0112 Persons Represented by Authorized Representative

836-005-0400 Annual Complaint Report

DIVISION 6

TAXATION

836-006-0010 Payment of Transition and Retaliatory Taxes

836-006-0021 Allocation of Consolidated Excise Tax for Purpose of Offsetting Retaliatory Taxes

DIVISION 9

FEES AND CHARGES

836-009-0001 Purpose

836-009-0007 Fees

836-009-0008 Mailing List Fee

836-009-0011 Assessments Against Insurers

836-009-0015 Refunds

836-009-0020 Definitions

836-009-0025 Verified Assessment Reporting and Form

836-009-0030 One-Time Increase in Existing, Approved Premium Rates

836-009-0035 Inclusion of Assessment in Future Rate Filings

836-009-0040 Assessment Derived from Premiums Derived From Contracts not Subject to Rate Approval

DIVISION 10

GENERAL PROVISION

Rates and Forms

836-010-0000 Statutory Authority and Implementation

836-010-0011 Filing, Review of Rates and Forms

836-010-0021 Required Actuarial Data

Authorization of Insurers and General Requirements

836-010-0130 Statutory Authority; Purpose; Applicability

836-010-0135 Definitions

836-010-0140 Title Plant Standards

DIVISION 11

ANNUAL STATEMENTS AND REPORTS BY INSURERS

Annual Statements

836-011-0000 Annual Statement Blank and Instructions

836-011-0015 Property and Casualty Actuarial Opinion of Reserves and Supporting Documentation

Annual Audited Financial Reports

836-011-0100 Authority; Purpose; Scope

836-011-0110 Definitions

836-011-0120 Filing and Extensions for Filing of Annual Audited Financial Reports

836-011-0130 Exemptions

836-011-0140 Contents of Annual Audited Financial Report

836-011-0150 Designation of Independent Certified Public Accountant

836-011-0160 Qualifications of Independent Certified Public Accountant

836-011-0170 Consolidated or Combined Audits

836-011-0180 Scope of Audit and Report of Independent Certified Public Accountant

836-011-0190 Notification of Adverse Financial Condition

836-011-0200 Report on Significant Deficiencies in Internal Controls

836-011-0210 Accountant's Letter of Qualifications

836-011-0220 Definition, Availability and Maintenance of Independent Certified Public Accountants Workpapers

836-011-0223 Requirements for Audit Committees

836-011-0225 Conduct of Insurer in Connection with the Preparation of Required Reports and Documents

836-011-0227 Management's Report of Internal Control over Financial Reporting

836-011-0230 Canadian and British Companies

836-011-0235 Effective Dates

Annual Financial Statement for Self-Insured Groups Established by Three or More Public Bodies

836-011-0250 Authority; Purpose; Scope

836-011-0253 Definitions

836-011-0255 Reserve Adequacy

836-011-0258 Unallocated Reserve Account

836-011-0260 Distribution of Annual Financial Statement

Risk-Based Capital Reporting

836-011-0300 Statutory Authority; Statutes Implemented

836-011-0305 Definitions

836-011-0310 RBC Reports

836-011-0320 Company Action Level Event

836-011-0330 Regulatory Action Level Event

836-011-0340 Authorized Control Level Event

836-011-0350 Mandatory Control Level Event

836-011-0360 Hearings

836-011-0380 Supplemental Provisions; Exemption

836-011-0390 Foreign Insurers

Disclosure of Material Transactions

836-011-0430 Scope and Authority

836-011-0440 Report

836-011-0450 Acquisitions and Dispositions of Assets

836-011-0460 Nonrenewals, Cancellations or Revisions of Ceded Reinsurance Agreements

Risk-Based Capital Reporting for Health Care Service Contractors

836-011-0500 Application; Statutory Authority; Statutes Implemented

836-011-0505 Definitions

836-011-0510 RBC Reports

836-011-0520 Regulatory Action Level Event

836-011-0525 Authorized Control Level Event

836-011-0530 Mandatory Control Level Event

836-011-0535 Hearings

836-011-0540 Supplemental Provisions; Rules; Exemption

836-011-0545 Foreign Health Care Service Contractors

836-011-0600 Report on Services Provided by Expanded Practice Dental Hygienists

DIVISION 12

CREDIT FOR REINSURANCE

836-012-0000 Authority

836-012-0011 Credit for Reinsurance -- Reinsurer Authorized in this State

836-012-0021 Credit for Reinsurance -- Accredited Reinsurers

836-012-0031 Credit for Reinsurance -- Reinsurer Domiciled and Licensed in Another State

836-012-0041 Credit for Reinsurance -- Reinsurers Maintaining Trust Funds

836-012-0051 Credit for Reinsurance Required by Law

836-012-0060 Reduction from Liability for Reinsurance Ceded to an Unauthorized Assuming Insurer

836-012-0070 Trust Agreements Qualified Under OAR 836-012-0060

836-012-0080 Letters of Credit Qualified Under OAR 836-012-0060

836-012-0090 Other Security

836-012-0100 Reinsurance Contract

836-012-0110 Contracts Affected

Life Reinsurance Agreements

836-012-0300 Authority; Statement of Purpose; Director's Authority

836-012-0310 Accounting Requirements

836-012-0320 Written Agreements

836-012-0331 Existing Agreements

DIVISION 13

ANNUAL STATEMENT; DIRECTOR'S AUTHORITY

Director's Authority to Take Corrective Action

836-013-0100 Authority

836-013-0110 Standards

836-013-0120 Director's Authority

DIVISION 14

ALTERNATIVE INSURANCE ORGANIZATIONS

Legal Expense Organizations

836-014-0001 Purpose, Authority and Effective Date

836-014-0005 Applicability and Scope

836-014-0010 Required Capitalization

836-014-0015 Annual Financial Statement

836-014-0020 Deposits

836-014-0025 Bond

836-014-0030 Sales Representatives

836-014-0035 Registration of Legal Expense Organization

836-014-0040 Amendments to Registration

836-014-0042 Renewal of Legal Expense Organization Registration

836-014-0045 Unfair Trade Practice

Multiple Employer Welfare Arrangements

836-014-0100 Actuarial Certification; Guidelines

Life Settlements

836-014-0200 Statutory Authority and Implementation

836-014-0205 Definitions

836-014-0210 License Fees

836-014-0220 Life Settlement Provider License Requirements

836-014-0226 Life Settlement Investment Agent Licensing Requirements

836-014-0230 Renewal Requirements

836-014-0240 Filing Requirements, Life Settlement Contracts and Disclosure Statement Forms; Promotional, Advertising and Marketing Materials

836-014-0250 Contents of Life Settlement Contracts

836-014-0260 Rights and Duties of Parties to Life Settlement Contract

836-014-0263 Request to Insurer for Verification of Coverage

836-014-0265 Response by Insurer

836-014-0270 Standards for Evaluation of Reasonable Payments; Definition of "Terminal Illness or Condition"

836-014-0280 Disclosure Required

836-014-0285 Disclosures to Insurer

836-014-0290 Contacts by Life Settlement Provider or Broker

836-014-0300 Advertising Standards

836-014-0310 Reporting Requirements

836-014-0320 Requirements for Brokers

836-014-0325 Disclosures Required by Life Insurers

836-014-0330 Unfair Trade Practices

836-014-0400 Market Assistance Plan

DIVISION 20

ADVERTISEMENTS OF HEALTH INSURANCE

836-020-0200 Purpose and Authority

836-020-0205 Applicability

836-020-0210 Definitions

836-020-0215 Method of Disclosure of Required Information

836-020-0220 Form and Content of Advertisements

836-020-0225 Advertisements of Benefits Payable, Losses Covered, or Premiums Payable

836-020-0230 Necessity for Disclosing Policy Provisions Relating to Renewal, Cancellation, and Termination

836-020-0235 Testimonials or Endorsements by Third Parties

836-020-0240 Use of Statistics

836-020-0245 Identification of Plan or Number of Policies

836-020-0250 Disparaging Comparisons and Statements

836-020-0255 Licensed Jurisdictions and Status of Insurer

836-020-0260 Identity of Insurer and Policy

836-020-0265 Group or Quasi-Group Implication

836-020-0270 Introductory, Initial, or Special Offers

836-020-0275 Statements About an Insurer

836-020-0280 Enforcement Procedures

836-020-0285 Prior Approval

836-020-0290 Severability

836-020-0295 Effective Date

Disclosure of Health Insurance Coverages

836-020-0300 Statutory Authority

836-020-0305 Disclosure; Application for Coverage

Use of Coordination of Benefit Provisions in Group and Blanket Health Insurance

836-020-0770 Authority, Purpose and Effective Date of OAR 836-020-0770 to 836-020-0805

836-020-0775 Definitions

836-020-0780 Use of Model COB Contract Provision

836-020-0785 Rules for Coordination of Benefits

836-020-0791 Procedure to be Followed by Secondary Plan to Calculate Benefits and Pay a Claim

836-020-0796 Notice to Covered Persons

836-020-0801 Miscellaneous Provisions

836-020-0806 Effective Date for Existing Contracts

DIVISION 24

DOMESTIC INSURERS; ORGANIZATION; CORPORATE PROCEDURES

Shares, Shareholders, and Members

836-024-0003 Statutory Authority; Purpose

836-024-0004 Application of OAR 836-024-0003 to 836-024-0055

836-024-0006 Definitions

836-024-0008 Solicitations to which OAR 836-024-0003 to 836-024-0055 Apply

836-024-0026 Information to Be Furnished to Security Holders

836-024-0031 Requirements as to Proxy

836-024-0033 Presentation of Information in Proxy Statement

836-024-0036 Material Required to Be Filed

836-024-0038 Mailing Communications for Security Holders

836-024-0039 Proposals of Security Holders

836-024-0041 False or Misleading Statements

836-024-0046 Prohibition of Certain Solicitations

836-024-0051 Special Provisions Applicable to Election Contests; Definition

836-024-0053 Filings Required in an Election Contest

- 836-024-0054 Counter Solicitations Prior to Furnishing Required Written Proxy Statement**
- 836-024-0055 Filing Requirements for Preliminary Solicitation Material**
- 836-024-0100 Statutory Authority; Purpose**
- 836-024-0105 Definitions**
- 836-024-0110 Securities "Held of Record" for Purpose of ORS 732.425**
- 836-024-0115 Filing of Statements**
- 836-024-0120 Ownership of More than 10 Percent of an Equity Security**
- 836-024-0125 Disclaimer of Beneficial Ownership**
- 836-024-0130 Exemptions from ORS 732.430 and 732.435**
- 836-024-0135 Exemptions from ORS 732.420 to 732.455 of Securities Purchased or Sold by Odd-lot Dealers**
- 836-024-0140 Certain Transactions Subject to ORS 732.430**
- 836-024-0145 Ownership of Securities Held in Trust**
- 836-024-0150 Exemption for Small Transactions**
- 836-024-0155 Exemption from ORS 732.435 That Need not be Reported Under ORS 732.430**
- 836-024-0160 Exemption from ORS 732.435 of Certain Transactions Effected in Connection with a Distribution**
- 836-024-0165 Exemption from ORS 732.435 of Acquisitions of Shares of Stock and Stock Options under Certain Stock Bonus, Stock Option or Similar Plans**
- 836-024-0170 Exemption from ORS 732.435 of Certain Transactions in Which Securities are Received by Redeeming other Securities**
- 836-024-0175 Exemption of long Term Profits Incident to Sales Within Six Months of the Exercise of an Option**
- 836-024-0180 Exemption from ORS 732.435 of Certain Acquisitions and Dispositions of Securities Pursuant to Merger or Consolidation**
- 836-024-0185 Exemption from ORS 732.435 of Transactions Involving the Deposit or Withdrawal of Equity Securities Under a Voting Trust or Deposit Agreement**
- 836-024-0190 Exemption from ORS 732.435 of Certain Transactions Involving the Conversion of Equity Securities**
- 836-024-0200 Exemption from ORS 732.435 of Certain Transactions Involving the Sale of Subscription Rights**
- 836-024-0205 Exemption of Certain Securities from ORS 732.440**
- 836-024-0210 Exemption from ORS 732.440 of Certain Transactions Effected in Connection with a Distribution**
- 836-024-0215 Exemption from ORS 732.440 of Sales of Securities to be Acquired**
- 836-024-0220 Arbitrage Transactions under ORS 732.450**

DIVISION 27**DOMESTIC INSURERS; ORGANIZATION; CORPORATE PROCEDURES****Holding Company Systems**

- 836-027-0001 Statutory Authority and Purpose of OAR 836-027-0005 to 836-027-0180**

- 836-027-0005 Definitions**

Registration

- 836-027-0010** Registration of Insurers -- Statement Filing
- 836-027-0012** Summary of Registration -- Statement Filing
- 836-027-0020** Alternative and Consolidated Registrations
- 836-027-0025** Disclaimers and Termination of Registration

Forms Generally

- 836-027-0030** Forms; General Requirements
- 836-027-0035** Forms; Incorporation by Reference, Summaries, and Omissions
- 836-027-0040** Forms; Information Unknown or Unavailable and Extension of Time to Furnish
- 836-027-0045** Forms; Additional Information and Exhibits
- 836-027-0050** Instructions; Amendments

Subsidiaries of Domestic Insurers

- 836-027-0070** Subsidiaries of Domestic Insurers

Acquisitions and Mergers

- 836-027-0100** Acquisition of Control -- Statement Filing
- 836-027-0110** Amendments to Form A
- 836-027-0120** Acquisition of Certain Persons Considered to Be Insurers
- 836-027-0130** Information to Be Included in Statement Required by ORS 732.517 to 732.592

Internal Transactions and Extraordinary Dividends

- 836-027-0160** Transactions Subject to Prior Notice -- Notice Filing
- 836-027-0170** Extraordinary Dividends and Other Distributions
- 836-027-0180** Adequacy of Surplus

Corporate Procedures Generally

- 836-027-0200** Custodial Arrangements

Securities Lending Transactions

- 836-027-0300** Statutory Authority; Purpose
- 836-027-0310** Definitions
- 836-027-0320** Authorization by Board of Directors
- 836-027-0330** Agreement with Borrower
- 836-027-0340** Agreement with Agent as Alternative to Written Agreement
- 836-027-0350** Limitation
- 836-027-0360** Type of Borrower, Investment of Collateral, Valuation and Reporting

DIVISION 28**PURCHASING GROUPS AND RISK RETENTION GROUPS**

- 836-028-0005** Statutory Authority, Purpose
- 836-028-0008** Unfair Trade Practice

836-028-0010 Registration of Purchasing Groups; Forms

836-028-0013 Permitted Insurers

836-028-0016 Amendments to Registration by Purchasing Group

836-028-0020 Use of Insurance Producers by Purchasing Groups

836-028-0035 Registration of Foreign Risk Retention Groups; Forms

836-028-0040 Amendments to Registration by Foreign Retention Groups

836-028-0045 Financial Statement of Foreign Risk Retention Group; Audit

DIVISION 29

CAPTIVE INSURERS

836-029-0000 Authority

836-029-0005 Purpose and Scope

836-029-0010 Definitions

836-029-0015 Annual Reporting Requirements

836-029-0020 Risk Limitation

836-029-0025 Annual Audit

836-029-0030 Management's Report of Internal Control over Financial Reporting

836-029-0035 Communication of Internal Control Related Matters Noted in an Audit

836-029-0040 Designation of Service Providers

836-029-0045 Notification of Material Misstatement of Financial Condition

836-029-0050 Additional Deposit Requirement

836-029-0055 Availability and Maintenance of Working Papers of the Independent Certified Public Accountant

836-029-0060 Documentation Required to be Held in Oregon by Licensed Captives

836-029-0065 Reinsurance

836-029-0070 Service Providers

836-029-0075 Directors

836-029-0080 Conflict of Interest

836-029-0085 Acquisition of Control of or Merger with Domestic Captive insurer

836-029-0090 Suspension or Revocation

836-029-0095 Standards

836-029-0100 Director's Authority

836-029-0105 Change of Information in Initial Application

836-029-0110 Application

836-029-0115 Fees

836-029-0120 Authorized Forms

DIVISION 31

ACCOUNTING AND INVESTMENTS (ORS CHAPTER 733); REHABILITATION AND

LIQUIDATION OF INSURERS (ORS CHAPTER 734)**Minimum Reserve Standards for Individual and Group Health Insurance Contracts****836-031-0200 Scope, Authority; Statutes Implemented; Application****836-031-0210 Definitions, Application and Explanation of Technical Terms Used****836-031-0220 Principles Governing Reserves****836-031-0230 Claim Reserves****836-031-0240 Premium Reserves****836-031-0250 Contract Reserves****836-031-0260 Reinsurance****836-031-0270 Specific Standards for Morbidity****836-031-0280 Specific Standards for Interest****836-031-0290 Specific Standards for Mortality****836-031-0300 Reserves for Waiver of Premium****Accounting (ORS 733.010 to 733.230); Investments and Accounting Generally****836-031-0400 Allowed Assets****836-031-0410 Title Insurance Unearned Premium Reserve****Standard Valuation Law; Actuarial Opinions and Memoranda****836-031-0600 Purpose****836-031-0610 Authority****836-031-0620 Scope****836-031-0630 Definitions****836-031-0640 General Requirements****836-031-0670 Statement of Actuarial Opinion Based on an Asset Adequacy Analysis****836-031-0680 Description of Actuarial Memorandum Including an Asset Adequacy Analysis and Regulatory Asset Adequacy Summary****836-031-0690 Additional Considerations for Analysis****Recognition of Preferred Mortality Table****836-031-0800 Purpose, authority****836-031-0805 Definitions****836-031-0810 2001 CSO Preferred Class Structure Table****836-031-0815 Conditions****836-031-0855 Recoupment of Assessments by Oregon Insurance Guaranty Association****DIVISION 33****INVESTMENTS (ORS 733.510 TO 733.780)****836-033-0105 Statutory Authority; Purpose****836-033-0110 "Amply Secured Obligations" Defined****836-033-0120 Purpose and Authority; Definition**

836-033-0130 Investments in Medium Grade and Lower Grade Obligations**DIVISION 42****RATES AND RATEMAKING****836-042-0001 Statutory Authority; Purpose and Effective Date****836-042-0005 Definitions****836-042-0015 Workers' Compensation Filings -- Procedural Rules for Insurers and Rating Organizations****836-042-0020 Insurers Must Demonstrate Statistical Reporting Ability****836-042-0025 Workers' Compensation Filings Standards for Unfair Discrimination****836-042-0035 Workers' Compensation Policy Forms Filings by Insurers****836-042-0040 Statutory Authority; Purpose and Effective Date****836-042-0043 Definition****836-042-0045 Workers' Compensation Statistical Plan****836-042-0050 Statutory Authority; Purpose and Applicability****836-042-0055 Definitions****836-042-0060 Conditions for Division of Payroll of Individual Employees****Workers' Compensation Large Deductible Provisions****836-042-0070 Statutory Authority and Purpose****836-042-0075 Definitions****836-042-0080 Rate Filing Requirements and Standards****836-042-0085 Statistical Data Maintenance and Reporting Requirements****836-042-0090 Trade Practices Found Injurious to the Insurance-Buying Public****Workers' Compensation Large Risk Alternative Rating Plans****836-042-0100 Statutory Authority and Purpose****836-042-0105 Definitions****836-042-0110 Rate Filing Requirements****836-042-0115 Trade Practices Found Injurious to the Insurance Buying Public****836-042-0201 Statutory Authority; Purpose; Effective Date****836-042-0205 Definitions****836-042-0210 Rating Plans for Which Employers May be Combined; Retrospective Rating Deposit Required; When Group Rating May be Applied****Employer Rating Groups****836-042-0215 Consent to Group Rating Required Before Policy Issuance; Provision Required in Consent Form; Contents of Consent Form****836-042-0220 Filing Requirements and Procedural Rules****836-042-0225 Criteria for Grouping; Criteria for Substantially Similar Occupations Within Organization; Open Enrollment Required****836-042-0300 Statutory Authority; Purpose; Applicability; Effective Date**

- 836-042-0302 Definitions
- 836-042-0304 Fictitious Arrangement Prohibited
- 836-042-0306 Premium Rates
- 836-042-0308 Statistics
- 836-042-0310 Producers
- 836-042-0312 Compulsory Participation Prohibited
- 836-042-0314 Tie-In Sales Prohibited
- 836-042-0316 Disclosure Required
- 836-042-0318 Underwriting Standards
- 836-042-0320 Cancellation and Non-Renewal
- 836-042-0322 Compulsory Facilities
- 836-042-0400 Statutory Authority; Purpose; Applicability; Effective Date
- 836-042-0405 Definitions
- 836-042-0410 Commercial Risks; Prohibition; Requirements; Filing
- 836-042-0415 Day Care Facilities; Prohibition; Requirements; Filing
- 836-042-0420 Anniversary Filings
- 836-042-0425 Statistics
- 836-042-0430 Disclosure Required for Day Care Facilities

Rates and Ratemaking

- 836-042-0501 Statutory Authority; Purpose; Applicability; Effective Date
- 836-042-0505 Definitions
- 836-042-0510 Rates, Rating Plans System -- Prior Review
- 836-042-0512 Specified Commercial Liability Markets
- 836-042-0515 Commercial Liability Filings -- Procedural Rules for Insurers and Rating Organizations
- 836-042-0520 Supporting Data

DIVISION 43

WORKERS' COMPENSATION INSURANCE RATING SYSTEM AND AUDIT PROCEDURES

- 836-043-0001 Statutory Authority; Purpose; Applicability
- 836-043-0005 Definitions for the Workers' Compensation Insurance Plan
- 836-043-0009 Participation by Insurers and Insurance Producers
- 836-043-0017 Plan Administrator
- 836-043-0021 Servicing Carriers
- 836-043-0024 Right to Apply
- 836-043-0028 Application by Electronic Transmission or Telephone
- 836-043-0032 Nonelectronic Application
- 836-043-0034 Surety Bonds

836-043-0041 Application Review

836-043-0044 Binding Coverage

836-043-0046 Rates and Forms, Policy Term, Additional Coverages and Other Provisions

836-043-0048 Additional States' Coverage

836-043-0050 Interstate Assignments

836-043-0053 Premium Obligations

836-043-0056 Insurer Cancellation and Nonrenewal of Workers' Compensation Insurance Policies or Surety Bonds

836-043-0060 Assignment Formula

836-043-0062 Issuance and Continuation of Policy

836-043-0064 Renewal, Nonrenewal

836-043-0066 Reassignment

836-043-0068 Cancellation

836-043-0071 Dispute Resolution Procedures

836-043-0072 Voluntary Coverage

836-043-0076 Takeout Credit

836-043-0079 Notification of Outstanding Premium

836-043-0082 Policyholder Services

836-043-0087 Producer Changes and Compensation

836-043-0089 Confidentiality of Information

836-043-0091 Self-Funded Plan

Rating and Rating Organization Workers' Compensation Premium Audit Program System

836-043-0101 Statutory Authority; Purpose; Applicability

836-043-0105 Definitions

836-043-0110 Insurer Premium Audit Program

836-043-0115 Insurer Audit Procedure Guide

836-043-0120 Minimum Standards of Employer Education Program

Test Audit Program

836-043-0125 Purpose

836-043-0130 Selection of Risks for Test Audit

836-043-0135 Test Audits

836-043-0145 Disposition of Test Audits

836-043-0150 Summary of Test Audit Results

836-043-0155 Test Audit Standards

836-043-0165 Monitoring Audits Program System

836-043-0170 Premium Audit Hearings

Rating and Rating Organization Workers' Compensation Insurance Classification Notice

836-043-0175 Statutory Authority; Purpose; Applicability

836-043-0180 Definitions

836-043-0185 Insurer Classification Notice

**Rates and Rating Organizations Workers' Compensation Rating System
Review and Advisory Committee**

836-043-0200 Statutory Authority; Purpose; Applicability

836-043-0210 Definitions

836-043-0220 Committee Participation

836-043-0230 Committee Operating Rules

836-043-0240 Committee Activities

Rating and Rating Organizations

836-043-0300 Qualifications for Workers' Compensation Rating Organizations

836-043-0310 Exchange of Data Among Workers' Compensation Rating Organizations

836-043-0320 Competitive Selection Process; Designation of a Workers' Compensation Statistical Agent

DIVISION 50

GENERAL PROVISIONS

Assumption Reinsurance

836-050-0000 Purpose, Statutory Authority and Implementation

836-050-0010 Notice of Transfer

836-050-0020 Notice of Rejection

836-050-0105 Statutory Authority; Purpose; Applicability

836-050-0110 Uniform Claim Forms

836-050-0115 Permitted Modifications to Uniform Forms

**Notice of Advance Payment for Death or Personal Injury or Destruction of
Property on Running of Period of Limitation**

836-050-0150 Advance Payments

Life and Health Insurance Benefit Provisions Relating to HIV Infection

836-050-0200 Purpose, Scope and Definitions

836-050-0205 Authority

836-050-0207 Unfair Trade Practices

836-050-0210 General Exclusions

836-050-0215 Pre-Existing Condition Exclusions; Health Insurance

Application Questions and Underwriting Practice Relating to HIV Infection

836-050-0230 Purpose, Scope and Definitions

836-050-0235 Rulemaking Authority

836-050-0237 Unfair Trade Practices

836-050-0240 General Principles

836-050-0245 Medical and Lifestyle Application Questions and Underwriting Standards

836-050-0250 Testing for HIV Infection

836-050-0255 Inquiries Regarding Past Test Results

Group Policyholders

836-050-0275 Credit Unions as Association; Group Life Insurance

836-050-0280 Credit Unions as Association; Group Health Insurance

Emergency Authority

836-050-0300 Purpose, Authority, Application

836-050-0305 Criteria for orders

DIVISION 51

LIFE, INDIVIDUAL AND GROUP; ANNUITIES

Life Disclosure Requirements

836-051-0005 Statutory Authority; Purpose; Applicability

836-051-0010 Definitions

836-051-0015 Disclosure Requirements

836-051-0020 General Requirements

Disclosure for Small Face Amount Life Insurance Policies

836-051-0030 Purpose and Applicability

836-051-0032 Definition

836-051-0034 Exemptions

836-051-0036 Disclosure Requirements

836-051-0038 Insurer Duties

836-051-0040 Trade Practice Regulation

Mortality Tables Authorized for Use in Determining Non-Forfeiture and Reserve Values

836-051-0101 Statutory Authority; Purpose; Applicability; and Effective Date

836-051-0106 Life Insurance Valuation and Nonforfeiture Standards

836-051-0110 Life Insurance Nonforfeiture Standards for Men and Women

836-051-0115 Smoker/Nonsmoker Mortality Tables

Annuity Mortality Tables

836-051-0200 Authority; Effective Date

836-051-0210 Purpose

836-051-0220 Definitions

836-051-0230 Individual Annuity or Pure Endowment Contracts

836-051-0240 Group Annuity or Pure Endowment Contracts

836-051-0250 Application of the 1994 GAR Table

Accelerated Benefits Provision for Life Products

- 836-051-0300** Statutory Authority; Effective Date; Applicability
- 836-051-0310** Acknowledgement of Concurrence for Payout from Assignee or Beneficiary
- 836-051-0320** Payment Options; Filing of Claims; Remaining Benefits
- 836-051-0330** Disclosure
- 836-051-0340** Exercise of the Accelerated Benefit
- 836-051-0350** Waiver of Premiums
- 836-051-0360** Discrimination
- 836-051-0370** Minimum Benefit Standards
- 836-051-0380** Actuarial Disclosure and Reserves

Life Insurance Illustrations

- 836-051-0500** Purpose; Authority
- 836-051-0510** Applicability and Scope
- 836-051-0520** Definitions
- 836-051-0530** Policies to Be Illustrated
- 836-051-0540** General Rules and Prohibitions
- 836-051-0550** Standards for Basic Illustrations
- 836-051-0560** Standards for Supplemental Illustrations
- 836-051-0570** Delivery of Illustration and Record Retention
- 836-051-0580** Annual Report; Notice to Policy Owners
- 836-051-0590** Annual Certifications
- 836-051-0600** Trade Practice Regulation

Authorization, Genetic Testing

- 836-051-0700** Authorization, Genetic Testing

Preneed Life Insurance Minimum Standards for Determining Reserve Liability and Nonforfeiture Value

- 836-051-0750** Purpose; Authority; Applicability; and Effective Date
- 836-051-0755** Definitions
- 836-051-0760** Minimum Valuation Mortality Standards
- 836-051-0765** Minimum Valuation Interest Rate Standards
- 836-051-0770** Minimum Valuation Method Standards
- 836-051-0775** Transition Rules
- 836-051-0900** Purpose; Authority
- 836-051-0905** Applicability and Scope
- 836-051-0910** Definitions
- 836-051-0915** Standards for the Disclosure Document and Buyer's Guide
- 836-051-0920** Report to Contract Owners

836-051-0925 Trade Practice Regulation**DIVISION 52****INSURANCE POLICIES****Medicare Supplement Insurance****836-052-0103 Purpose****836-052-0107 Authority****836-052-0114 Applicability and Scope****836-052-0119 Definitions****836-052-0124 Policy Definitions and Terms****836-052-0129 Policy Provisions****836-052-0132 Benefit Standards for 2010 Standardized Medicare Supplement Benefit Plan Policies or Certificates Issued for Delivery with an Effective Date of Coverage on or After June 1, 2010****836-052-0133 Benefit Standards for 1990 Standardized Medicare Supplement Benefit Plan Policies or Certificates Issued for Delivery on or After July 1, 1992 and with an Effective Date of Coverage Prior to June 1, 2010****836-052-0134 Minimum Benefit Standards for Policies or Certificates Issued for Delivery Prior to July 1, 1992****836-052-0136 Standard Medicare Supplement Benefit Plans for 1990 Standardized Medicare Supplement Benefit Plan Policies or Certificates Issued for Delivery on or After July 1, 1992 and with an Effective Date of Coverage Prior to June 1, 2010****836-052-0138 Open Enrollment****836-052-0139 Medicare Select Policies and Certificates****836-052-0140 Standards for Claims Payment****836-052-0141 Standard Medicare Supplement Benefit Plans for 2010 Standardized Medicare Supplement Benefit Plan Policies or Certificates with an Effective Date of Coverage on or After June 1, 2010****836-052-0142 Guaranteed Issue for Eligible Persons****836-052-0143 Annual Opportunity to Select Another Medicare Supplement Policy or Certificate****836-052-0145 Loss Ratio Standards and Refund or Credit of Premium****836-052-0151 Filing and Approval of Policies and Certificates and Premium Rates****836-052-0156 Permitted Compensation Arrangements****836-052-0160 Required Disclosure Provisions****836-052-0165 Requirements for Application Forms, Replacement Coverage****836-052-0170 Filing Requirements for Advertising****836-052-0175 Standards for Marketing****836-052-0180 Appropriateness of Recommended Purchase and Excessive Insurance****836-052-0185 Reporting of Multiple Policies****836-052-0190 Prohibition Against Preexisting Conditions, Waiting Periods, Elimination Periods and Probationary Periods in Replacement Policies and Certificates****836-052-0192 Prohibition Against Use of Genetic Information and Requests for Genetic Testing**

836-052-0194 Separability**Long Term Care Insurance General Terms****836-052-0500 Statutory Authority; Applicability****836-052-0508 Definitions****Long Term Care Insurance Policy Terms****836-052-0516 Policy Definitions****836-052-0526 Policy Practices and Provisions****836-052-0531 Long Term Care Insurance Partnership Program****836-052-0536 Unintentional Lapse****836-052-0546 Required Policy Provisions****836-052-0556 Required Disclosure of Rating Practices to Consumers****Long Term Care Insurance Practices****836-052-0566 Initial Rate Filing Requirements****836-052-0576 Prohibition Against Post-Claims Underwriting, Applications****Long Term Care Insurance Benefits and Service Standards****836-052-0586 Minimum Standards for Home Health and Community Care Benefits in Long-Term Care Insurance Policies****836-052-0596 Standards for Covered Services****836-052-0606 Use and Definition of "Home" or Similar Wording****836-052-0616 Requirement to Offer Inflation Protection****836-052-0626 Requirements for Application Forms and Replacement Coverage****836-052-0636 Reporting Requirements****836-052-0639 Training for Insurance Producers****836-052-0646 Benefits Provided Through Advancement of Life Insurance Proceeds****836-052-0656 Reserve Standards****Long Term Care Insurance Loss Ratio, Rate Filings****836-052-0666 Loss Ratio****836-052-0676 Premium Rate Schedule Increases****836-052-0686 Filing Requirements for Out-of-State Group Policies****Long Term Care Insurance Sales****836-052-0696 Filing Requirements for Advertising****836-052-0706 Standards for Marketing****836-052-0716 Disclosure Statement****836-052-0726 Suitability****836-052-0736 Prohibition Against Preexisting Conditions, Waiting Periods and Probationary Periods in Replacement Policies and Certificates****836-052-0738 Availability of New Services or Providers**

836-052-0740 Right to Reduce Coverage and Lower Premiums**Nonforfeiture Benefit; Benefit Triggers****836-052-0746 Nonforfeiture Benefit Requirement****836-052-0756 Standards for Benefit Triggers****836-052-0766 Additional Standards for Benefit Triggers for Qualified Long-Term Care Insurance Contracts****836-052-0768 Appealing An Insurer's Determination That The Benefit Trigger Is Not Met****836-052-0770 Prompt Payment of Clean Claims****Long Term Care InsuranceOutline of Coverage and Shopper's Guide****836-052-0776 Standard Format Outline of Coverage****836-052-0786 Requirement to Deliver Shopper's Guide****836-052-0790 Disclosure of Benefits Paid****Long Term Care Insurance Outline of Coverage and Shopper's Guide****836-052-0776 Standard Format Outline of Coverage****836-052-0786 Requirement to Deliver Shopper's Guide****836-052-0790 Disclosure of Benefits Paid****Notice of Termination of Group Health Insurance****836-052-0800 Purpose; Applicability****836-052-0810 Replacement Upon Termination****836-052-0830 Notice by Replacing Insurer****836-052-0840 Termination of Coverage****836-052-0850 Multiple Employer Trusts****836-052-0860 Form of Notice to Group Policyholder****Mandated Benefits****836-052-1000 Prosthetic and Orthotic Devices****DIVISION 53****HEALTH BENEFIT PLANS****836-053-0000 Statutory Authority and Implementation****836-053-0001 Modification of a Health Benefit Plan****836-053-0003 Prohibition of Exclusion Period for Pregnancy****836-053-0005 Prescription Drug Identification Cards****836-053-0007 Approval and Certification of Associations, Trusts, Discretionary Groups and MEWAs****836-053-0010 Purpose; Statutory Authority; Enforcement****836-053-0021 Plans Offered to Oregon Small Employers****836-053-0030 Marketing****836-053-0040 Underwriting****836-053-0050 Trade Practices**

836-053-0060 Benefit Design

836-053-0065 Rating

836-053-0070 Multiple Employer Welfare Arrangements

836-053-0081 Association Health Plans; Requirements Regarding Small Employer Group Members

Group Health Benefit Plans(Other than Small Employer Plans)

836-053-0210 Purpose; Statutory Authority; Enforcement

836-053-0220 Definitions

836-053-0230 Underwriting

836-053-0250 Benefit Design

Individual Health Benefit Plans

836-053-0410 Purpose; Statutory Authority; Enforcement

836-053-0415 Cancellation of an Individual Health Benefit Plan Coverage

836-053-0430 Marketing

836-053-0440 Underwriting

836-053-0460 Benefit Design

836-053-0465 Rating for Individual Health Benefit Plans

836-053-0471 Required Materials for Rate Filing for Individual or Small Employer Health Benefit Plans

836-053-0475 Approval, Disapproval or Modification of Premium Rates for Individual or Small Employer Health Benefit Plan

Oregon Standard Health Statement

836-053-0510 Oregon Standard Health Statement

Portability Health Benefit Plans

836-053-0700 Statutory Authority, Implementation; Enforcement

836-053-0710 Purpose

836-053-0750 Notification

836-053-0760 Portability Plans Benefit Matrix

836-053-0780 Rating for Portability Health Benefit Plans

836-053-0785 Eligible Individuals

836-053-0790 Underwriting

836-053-0800 Trade Practices

836-053-0825 Rescission of a Group Health Benefit Plan

836-053-0830 Rescission of an Individual's Group, Individual or Portability Health Benefit Plan, or Group or Individual Health Insurance Coverage.

State Continuation of Health Insurance

836-053-0851 Purpose; Authority; Applicability and Enforcement

836-053-0857 Definitions

836-053-0863 Notifications**Quality Assessment and Improvement**

- 836-053-0900 Purpose; Statutory Authority
- 836-053-0910 Rate Filing
- 836-053-1000 Statutory Authority and Implementation
- 836-053-1010 Insurer Policies
- 836-053-1020 Drug Formularies
- 836-053-1030 Written Information to Enrollees
- 836-053-1033 Cultural and Linguistic Appropriateness
- 836-053-1035 Summary of Benefits and Explanation of Coverage
- 836-053-1040 Information Available Upon Request
- 836-053-1060 Definitions
- 836-053-1070 Reporting Grievance; Format and Contents
- 836-053-1080 Tracking Grievances
- 836-053-1090 Assistance in Filing Grievances
- 836-053-1100 Internal Appeals Process
- 836-053-1110 Notice of Complaint Filing with Director
- 836-053-1130 Annual Summary, Utilization Review
- 836-053-1140 Appeal, Utilization Determination Review
- 836-053-1170 Annual Summary, Quality Assessment Activities
- 836-053-1190 Annual Summary, Uniform Indicators of Network Adequacy
- 836-053-1200 Prior Authorization Requirements

Independent Review

- 836-053-1300 Purpose and Scope; Application
- 836-053-1305 Definitions; Authority to Act for Enrollee
- 836-053-1310 Contracting Requirements
- 836-053-1315 Performance Criteria
- 836-053-1317 Professional Qualifications
- 836-053-1320 Conflict of Interest
- 836-053-1325 Procedures for Conducting Independent Reviews
- 836-053-1330 Criteria and Considerations for Independent Review Determinations
- 836-053-1335 Procedures for Complaint Investigation
- 836-053-1337 Preliminary Review by Insurer
- 836-053-1340 Timelines and Notice for Dispute That is Not Expedited
- 836-053-1342 Timelines and Notice for Expedited Decision-Making
- 836-053-1345 Quality Assurance Mechanisms

836-053-1350 Ongoing Requirements for Independent Review Organizations

836-053-1355 Synopses

836-053-1360 Independent Review Reporting

836-053-1365 Fees for Independent Reviews

Annual Reporting Requirements

836-053-1400 Format and Instructions for Report Required by ORS 743.748

836-053-1401 Applicability

836-053-1404 Definitions; noncontracting providers; co-morbidity disorders

836-053-1405 General Requirements for Coverage of Mental or Nervous Conditions and Chemical Dependency

836-053-1406 Definitions

836-053-1410 Procedures

836-053-1415 Instructions

DIVISION 54

INSURANCE POLICIES

Property and Casualty Product Liability

Motor Vehicle Liability Insurance

836-054-0000 Election of Lower Limits for Uninsured Motorist Coverage

Workers' Compensation Large Deductible Provisions

836-054-0201 Statutory Authority and Purpose

836-054-0205 Definitions

836-054-0210 Required Content of Large Deductible Provisions

Mortgage Insurance

836-054-0300 Loan to Value

DIVISION 58

MOTOR VEHICLE LIABILITY INSURANCE

836-058-0010 Permitted Reasons to Exclude Named Person

836-058-0020 Exclusion from Excess Coverage

DIVISION 60

INSURANCE POLICIES (ORS CHAPTER 743)

Credit Life and Credit Health Insurance

836-060-0000 Statutory Authority; Purpose; Effective Date

836-060-0005 Definitions

836-060-0011 Rights and Treatment of Debtors

836-060-0016 Policy Forms and Related Material

836-060-0021 Determination of Reasonableness of Benefits in Relation to Premium Charge

- 836-060-0026 Credit Life Insurance Rates
- 836-060-0027 Credit Life Reserves
- 836-060-0031 Credit Health Insurance Rates
- 836-060-0036 Refund Formulas
- 836-060-0041 Experience Reports
- 836-060-0043 Use of Rates -- Direct Business Only
- 836-060-0046 Supervision of Credit Insurance Operations
- 836-060-0055 Prohibited Transactions
- 836-060-0060 Disclosure

DIVISION 62**VENDOR'S SINGLE INTEREST POLICIES AND MOTOR VEHICLE
PHYSICAL DAMAGE ONLY POLICIES**

- 836-062-0001 Statutory Authority; Effective Date
- 836-062-0005 Motor Vehicle Physical Damage Only Policies; Required Notice
- 836-062-0010 Vendor Single Interest Policies; Required Notice

DIVISION 71**INSURANCE LICENSING****Insurance Producers, Adjusters and Insurance Consultants**

- 836-071-0101 Adjuster and Insurance Consultant License Application; Required Information
- 836-071-0105 Additional Application Information
- 836-071-0108 Limited Class Insurance Licenses
- 836-071-0110 Fingerprints
- 836-071-0112 Social Security Numbers; Insurance Producer Applications
- 836-071-0113 Crop Insurance
- 836-071-0115 Satisfaction of Qualifications for Classes of Insurance
- 836-071-0117 Managing General Agents; Amount of Claims Adjustment or Payment for Purposes of Statutory Definition
- 836-071-0118 Requirements That Must Be Completed Prior to Submitting Licensing Application to Director
- 836-071-0120 Examination Procedure
- 836-071-0125 Period for Completion of License Application
- 836-071-0127 Examination Scores
- 836-071-0130 Adjuster or Insurance Consultant License Renewal
- 836-071-0135 Renewal of Expired Adjuster or Insurance Consultant License
- 836-071-0140 License Amendment
- 836-071-0145 Amended License Issuance
- 836-071-0146 Individual Insurance Producer License Expiration Date
- 836-071-0148 Extended License Expiration Date, Agents Called into Active Military Duty

836-071-0150 Errors and Omissions Insurance; Insurance Consultants; Managing General Agents

836-071-0160 Errors and Omissions Insurance; Reinsurance Intermediary Managers

Training and Examinations

836-071-0180 Insurance Producer Pre-Examination Requirements

836-071-0185 Qualification of Agents Selling Variable Life Insurance, Including Annuities

836-071-0190 Registration of a School

836-071-0195 Revocation of Registration of a School; Reinstatement

Continuing Education

836-071-0210 Statutory Authority; Purpose

836-071-0215 Continuing Education Requirements for Insurance Producers; Hours; Credit for Experience and Coursework

836-071-0220 Continuing Education; Documentation

836-071-0225 Continuing Education; Standard for Granting Credit Hours

836-071-0230 Continuing Education; Course Qualification Guidelines

836-071-0235 Provider Registration

836-071-0240 Course Registration

836-071-0242 Provider Trade Practices

836-071-0245 Revocation of Provider Registration

836-071-0247 Requirements for Granting Credit; Attendance Records

836-071-0250 Credit for Unregistered Courses

Fees and Disclosure; Incidental Charges

836-071-0260 Fees Charged by Insurance Producers

836-071-0263 Fees Charged by Insurance Consultants or Insurance Producers

836-071-0267 Incidental Charges for Customer Services; Personal, Commercial Lines

Insurance Producer Service Fees

836-071-0269 Purpose and Authority

836-071-0272 Scope of OAR 836-071-0269 to 836-071-0277; Definitions

836-071-0274 Service Fees Prohibited on Personal Lines

836-071-0277 Service Fees Allowed on Commercial Lines; Conditions

Regulation Generally

836-071-0280 Permitted and Prohibited Activities of Insurance Personnel Exempt from Insurance Producer License Requirement

836-071-0285 Agent Review of Applications

836-071-0287 Transaction of Group Life, Health Insurance by Insurance Producer without Appointment

836-071-0291 Certificate of Deposit in Lieu of Trust Account

836-071-0295 Transaction of Insurance by Individual Insurance Producer for Appointed Firm or Corporate Insurance Producer

836-071-0297 Permitted Transaction of Insurance by Unappointed Insurance Producer

836-071-0300 Requirement of Contract with or Employment of Licensee

836-071-0310 Referral Fee from Oregon Medical Insurance Pool

836-071-0315 Managing General Agents; Dollar Amounts Governing Settlement Authority Procedures Under Contract with Insurer

836-071-0320 Managing General Agents; Designation of Associations of Actuaries

836-071-0321 Terms for OAR 836-071-0323 to 836-071-0346

836-071-0323 License Applicants and Licensees with Prior Convictions

836-071-0326 Application by Person under OAR 836-071-0323

836-071-0328 Unlicensed Individuals with Prior Convictions Who are Engaged or Participate in Business of Insurance

836-071-0331 Director's Procedures, Application for Consent

836-071-0336 Factors to be Considered by the Director

836-071-0341 Issuance of Written Consent

836-071-0346 Denial of Consent

836-071-0351 Subsequent Conviction of Person Previously Granted Written Consent

Limited License, Rental Companies

836-071-0355 Limited License Application, Rental Companies; Required Information

836-071-0360 License Renewal

836-071-0370 List of Employees Selling Coverage; Continuing Education

836-071-0380 Course of Training for Training Program and for Continuing Education

836-071-0390 Statewide Filing Officer

836-071-0400 Applicable Insurance Code Statutes

Surplus Lines

836-071-0500 Nonresident Licensing and Placement Requirements

836-071-0501 Allocation of Coverage Totals on Multi-state Policies

836-071-0550 Statutory Purpose and Authority

836-071-0560 Limited License Application, Portable Electronics Insurance Coverage; Required Information

836-071-0565 Limited License Renewal

836-071-0570 List of Employees Selling Coverage; Training Program

DIVISION 72

LICENSING GENERALLY

Criminal Records Check

836-072-0001 Applicability of and authority for OAR 836-072-0001 to 836-072-0045

836-072-0005 Definitions

836-072-0010 Criminal Records Check Process

836-072-0015 Fitness Determination

- 836-072-0020 Crimes Relevant to a Fitness Determination**
- 836-072-0025 Incomplete Fitness Determination**
- 836-072-0030 Notice to Applicant of Fitness Determination**
- 836-072-0035 Appealing a Fitness Determination**
- 836-072-0040 Recordkeeping and Confidentiality**
- 836-072-0045 Authorized Designees**

DIVISION 74

INSURANCE DIVISION TRUST ACCOUNTS

- 836-074-0005 Statutory Authority; Effective Date**
- 836-074-0010 Definitions**
- 836-074-0015 Director's Enforcement Authority**
- 836-074-0017 Exemptions**
- 836-074-0020 Premium Funds Trust Account**
- 836-074-0025 Deposit and Payment of Funds**
- 836-074-0030 Advancing Return Premiums**
- 836-074-0035 Other Permissible Funds**
- 836-074-0040 Interest on Trust Funds**
- 836-074-0045 Accounting Records; Inspection**
- 836-074-0047 Examinations and Audits**
- 836-074-0048 Other Trust Account Requirements**
- 836-074-0050 Single Account for Affiliated Persons**

DIVISION 75

THIRD PARTY ADMINISTRATORS

- 836-075-0000 Third Party Administrators; License Application; Required Information**
- 836-075-0010 Completion of Application**
- 836-075-0020 Amendment of License Application Information**
- 836-075-0030 Third Party Administrator License Renewal**
- 836-075-0040 Annual Report Requirements**
- 836-075-0050 Exemptions from Third Party Administrator License Requirements**
- 836-075-0060 ERISA Exemption Registration**
- 836-075-0070 Errors and Omissions Insurance; Third Party Administrators**

DIVISION 80

TRADE PRACTICES

Replacement of Life Insurance and Annuities

- 836-080-0001 Statutory Authority; Purpose; Applicability**
- 836-080-0005 Definitions**
- 836-080-0014 Duties of Agent**

836-080-0022 Duties of Insurers that Use Agents Insurance Producers

836-080-0029 Duties of Replacing Insurers that Use Agents

836-080-0034 Duties of the Existing Insurer

836-080-0039 Duties of Insurers with Respect to Direct Response Solicitations

836-080-0043 Violations and Penalties

Unfair Discrimination Based on Sex or Marital Status

836-080-0050 Authority; Purpose and Scope

836-080-0055 Unfair Discrimination Identified

Payment of Health Insurance Claims (Sampling Method)

836-080-0080 Definition, Claims Handling Services; Claims Procedures and Information

836-080-0085 Annual Report; Sampling

Suitability

836-080-0090 Suitability in the Sale of Life Insurance

General (ORS 746.005 to 746.270)

836-080-0105 Statutory Authority; Purpose; Effective Date

836-080-0110 Applicability

836-080-0115 Definitions

836-080-0120 Statement as to Participation Required Upon Request Before Delivery of Policy; Provision Required in Participating Policy; Contents of Provision

836-080-0125 Prohibited Representations Regarding Participation Rights

836-080-0130 Dividend Statement Permitted; Required to Be Written; Prohibited and Permitted Advice

836-080-0135 Dividend Rights Accrue Upon Declaration of Dividends; Contents of Dividend Declaration Resolution

836-080-0140 Unfair Discrimination in Allocation of Dividends Prohibited; Criteria for Allocation; Prima Facie Evidence of Unfair Discrimination

836-080-0145 Unfair Forfeiture of Dividend for Failure to Renew Prohibited

836-080-0150 Policyholder Dividend Rights of Group Members and Dividend Group Policyholders; Reduction or Denial without Prior Advice Prohibited; "Dividend Group" Defined; Standards for Dividend Groups

836-080-0155 False or Deceptive Publications by Insurer Prohibited

836-080-0160 Use of Special Certifications and Professional Designations by Insurance Producers

Sales of Individual Annuities

836-080-0165 Notice of Insurance Division Assistance

Suitability in Annuity Transactions

836-080-0170 Statutory Authority; Purpose

836-080-0172 Applicability

836-080-0175 Exemptions

836-080-0178 Definitions

- 836-080-0180 Duties of Insurers and of Insurance Producers**
- 836-080-0183 Insurance Producer Training**
- 836-080-0185 Compliance Mitigation; Penalties**
- 836-080-0188 Recordkeeping**
- 836-080-0190 Annuity Sales; Disclosure Not a Defense**
- 836-080-0193 Effective Date and Operative Date**
- 836-080-0205 Statutory Authority; Purpose; Applicability**
- 836-080-0210 Definitions**
- 836-080-0215 Claim Files**
- 836-080-0220 Misrepresentation and Other Prohibited Claim Practices**
- 836-080-0225 Required Claim Communication Practices**
- 836-080-0230 Standard for Prompt Claim Investigation**
- 836-080-0235 Standards for Prompt and Fair Settlements -- Generally**
- 836-080-0240 Standards for Prompt and Fair Settlements -- Automobile Insurance**
- 836-080-0250 Workers' Compensation Insurance Unfair Claim Settlement Practices Standards**
- 836-080-0305 Statutory Authority; Purpose; Applicability**
- 836-080-0310 Definitions**
- 836-080-0315 Providing Things of Value to Intermediaries Generally Prohibited**
- 836-080-0320 Miscellaneous Things of Value**
- 836-080-0325 Business Development Activities**
- 836-080-0335 Gifts**
- 836-080-0337 Real Property Information**
- 836-080-0340 Assistance in Qualifying a Subdivisions**
- 836-080-0345 Automatic Change in Monetary Limits**
- 836-080-0355 Title Insurer Responsible for Violations by Agent**
- 836-080-0360 Use by Title Company of an Intermediary's Office**
- 836-080-0365 Filing Escrow Rates Required**
- 836-080-0370 Instruction of Title Company Employees About Rules Required**

Use of Insurance Scores and Credit History

- 836-080-0425 Applicability; Definitions**
- 836-080-0430 Disclosure of Use of Credit History or Insurance Scores**
- 836-080-0435 Policies Governing Credit Histories and Insurance Scores**
- 836-080-0436 Absence of or Inability to Determine Credit History; Relation to Risk to Insurer**
- 836-080-0438 Definition of Adverse Underwriting Decision; Notice**
- 836-080-0440 Unfair Insurance Trade Practice**

Privacy of Personal Information (ORS 746.600 to 746.690)

836-080-0501 Authority; Rule of Construction; Applicability

836-080-0506 Definitions and Examples

836-080-0511 Application of Notice Requirements

836-080-0516 Initial Notice to Consumers

836-080-0519 Information To Be Included In Privacy Notices

836-080-0523 Annual Notice

836-080-0526 Information to be Included in Annual Notice

836-080-0531 Revised Privacy Notices

836-080-0536 Delivery

836-080-0541 Opt In Notice; Form of Opt Out Notice to Consumers and Opt Out Methods for Purpose of ORS 746.665(1)(k)

836-080-0546 Limits on Sharing Account Number Information for Marketing Purposes

836-080-0551 Authorization Request Delivery

Privacy of Health Insurance-Related Information

Generally

836-080-0600 Authority; Rule of Construction; Applicability

836-080-0610 Definitions and Examples

Notice of Information Practices

836-080-0615 Personal Information Notice

836-080-0620 Notice of Personal Financial Information Practices

836-080-0625 Alternative Procedures

836-080-0630 Application of Notice Requirements

836-080-0635 Initial Notice to Consumers

836-080-0640 Information to Be Included in Initial Privacy Notice

836-080-0645 Annual Notice

836-080-0650 Information to Be Included in Annual Notice

836-080-0655 Revised Privacy Notices

836-080-0660 Delivery

Disclosure of Personal, Privileged Information

836-080-0665 Authorization

836-080-0670 Authorization Exemptions

836-080-0675 Disclosure Without Authorization

836-080-0680 Opt in Notice; Form of Opt Out Notice to Consumers and Opt Out Methods for Purpose of OAR 836-080-0675

836-080-0685 Limits on Sharing Account Number Information for Marketing Purposes

836-080-0690 Authorization Request Delivery

836-080-0695 Access to Recorded Personal Information

836-080-0700 Correction, Amendment or Deletion of Recorded Personal Information**Military Sales Practices****836-080-0750 Purpose; Statutory Authority****836-080-0755 Application of OAR 836-080-0750 to 836-080-0775****836-080-0760 Definitions for OAR 836-080-0750 to 836-080-0775****836-080-0765 Practices Declared false, Misleading, Deceptive or Unfair on a Military Installation****836-080-0770 Practices Declared False, Misleading, Deceptive or Unfair, Regardless of Location****836-080-0775 Severability****Commercial Loss Runs****836-080-0800 Definitions****836-080-0805 Statutory Authority, Purpose, and Applicability****836-080-0810 Provision of Commercial Loss Runs****DIVISION 81****TRADE PRACTICES -- GENERAL PROVISIONS****836-081-0005 Statutory Authority; Purpose; Definitions****836-081-0010 Unfair Discrimination -- Insurance Other Than Life or Health Insurance****Unfair Discrimination on the Basis of Blindness or Partial Blindness****836-081-0020 Statutory Authority; Purpose; Applicability****836-081-0030 Unfair Discrimination Acts or Practices****Standards for Safeguarding Customer Information****836-081-0101 Purpose, Policy, Authority and Effective Date****836-081-0106 Definitions****836-081-0111 Information Security Program****836-081-0116 Objectives of Information Security Program****836-081-0121 Examples of Methods of Development and Implementation****836-081-0126 Unfair Insurance Trade Practice****DIVISION 82****DISCONTINUANCE AND REPLACEMENT OF GROUP COVERAGE****836-082-0050 Statutory Authority****836-082-0055 Continuance of Group Health Insurance Coverage in Situations Involving Replacement****DIVISION 85****PRACTICES INJURIOUS TO PUBLIC OR FREE COMPETITION****Midterm Cancellation, Midterm Premium Increases, and Nonrenewal Notice****836-085-0001 Statutory Authority; Purpose; Applicability****836-085-0005 Definitions****836-085-0010 Midterm Cancellation**

836-085-0011 Hearing on Cancellation

836-085-0015 Longterm Cancellation

836-085-0025 Renewal with Altered Terms

836-085-0035 Cancellation or Nonrenewal Notice

836-085-0040 Cancellation for Nonpayment of Premium

836-085-0045 Unfair Trade Practices

836-085-0050 Proof of Notice

836-085-0055 Cancellation of Commercial Package Policies

Practices Injurious to Public or Free Competition

836-085-0201 Statutory Authority; Purpose; Applicability

836-085-0205 Definitions

836-085-0210 Adjustment for Experience of Employer; Calculation of Tentative Modification Factors

836-085-0215 Insurer Implementation of Employer Experience Rating Modifications

836-085-0217 Employer Failure to Cooperate; Appeal

836-085-0225 Unfair Trade Practices

836-085-0230 Penalties for Late Submission of Rating Data

DIVISION 100

HEALTH INSURANCE REFORM

Children's Health Insurance Childrens Reinsurance Program

836-100-0011 Purpose and Statutory Authority

836-100-0016 Definitions

836-100-0020 Non-grandfathered Individual and Healthy KidsConnect Health Insurance Enrollment for Persons Under 19 Years of Age

836-100-0025 Eligible Carriers and Plans

836-100-0030 Role of Carrier that Cedes Risk

836-100-0035 Administrative Costs and Variable Expenses under Children's Reinsurance Program

836-100-0040 Health Assessment Period

836-100-0045 Claims and Premium Reconciliation

Administrative Streamlining and Simplification

836-100-0100 Authority; Purpose; Scope

836-100-0105 Definitions

836-100-0110 Adoption of Standards

836-100-0115 Waiver

836-100-0120 Review and Update of Standards

DIVISION 200

DEPARTMENT REGULATORY PROGRAMS

Service Contracts

836-200-0000 Statutory Authority; Registration; Fees; Expiration; Renewal

836-200-0010 Assessments

836-200-0020 Filing Procedures

836-200-0030 Form 10K and Other Financial Stability Filings

836-200-0040 Reimbursement Insurance Policy

836-200-0050 Registration Requirements Not Exclusive

836-200-0055 Annual Report

836-200-0060 Service on Registrant

836-200-0100 Notice, Collision Damage Waivers

Vehicle Protection Product Warranties

836-200-0105 Statutory Authority; Registration; Fees; Expiration; Renewal

836-200-0110 Registration Procedures

836-200-0120 Warranty

836-200-0130 Reimbursement Insurance Policy

836-200-0140 Registration Requirements Not Exclusive

Discount Medical Plan Organizations

836-200-0200 License, Discount Medical Plan Organization; Renewal

836-200-0210 Renewal of expired license

836-200-0215 One-time Processing Fee, Cancelled Application

836-200-0220 License Requirement Not Exclusive

836-200-0250 Purpose and Authority

836-200-0255 Registration of Contracting Entity

Retainer Medical Practices

836-200-0300 Statement of Purpose; Authority

836-200-0305 Retainer Medical Practice Application for Certification

836-200-0310 Retainer Medical Practice Application for Renewal

836-200-0315 Disclosures; Form and Contents

Notes

1.) The OAR Compilation is updated on the first of each month to include all rule actions filed with the Secretary of State's Office by the 15th of the previous month, or by the previous workday if the 15th is on a weekend or holiday.

2.) The official copy of an Oregon Administrative Rule is contained in the Administrative Order filed at the Archives Division, 800 Summer St. NE, Salem, Oregon 97310. Any discrepancies with the published version are satisfied in favor of the Administrative Order. The Oregon Administrative Rules and the Oregon Bulletin are copyrighted by the Oregon Secretary of State. Terms and Conditions of Use

Insurance Division

Administrative Orders - 2012 Enforcement Orders Company - Marketplace Violations

[Sign up for E-mail updates](#)
Orders require Adobe Acrobat® Reader,
available free.

21st Century Pacific Insurance Company

Wilmington, Delaware

Violation: Recouped more from insureds than its assessment by the Oregon Insurance Guaranty Association.

Penalty: \$20,000

Date of Order: 01/24/2012

Final

Aetna Life Insurance Company

Hartford, Connecticut

Violation: Failed to follow required claims-handling procedures in cases where additional information was needed

Penalty: \$15,000

Date of Order: 03/06/2012

Final

Allianz Life Insurance Company of North America

Minneapolis, Minnesota

Violation: A multistate examination of Allianz practices involving the marketing, sale and handling of annuities.

Penalty: Paid \$10 million to states nationwide (\$20,000 to Oregon) and developed corrective action and remediation plans to ensure suitable annuity sales to past and future clients

Date of Order: 08/21/2012

Final

Regulatory Settlement Agreement

American Home Assurance Company

New York, New York

Violation: Recouped more from insureds than its assessment by the Oregon Insurance Guaranty Association.

Penalty: \$20,000

Date of Order: 01/24/2012

Final

American International Group, Inc. and others

Violation: A multistate examination of AIG insurers' practices to ensure that life insurance, annuities and other products are timely paid to beneficiary

Penalty: Paid \$11 million to states nationwide (\$138,070 to Oregon) and initiated reforms to ensure thorough searches for beneficiaries

Date of Order: 11/16/2012

Final

Regulatory Settlement Agreement

American Medical and Life Insurance Company

New York, New York

Violation: Issued group health insurance policy to unapproved association

Penalty: \$20,000

Date of Order: 02/15/2012

Final

Bankers Life and Casualty Company

Carmel, Indiana

Violation: Failed to acknowledge claim and settle claim promptly.

Penalty: \$14,000

Date of Order: 02/06/2012

Final

Chartis Property Casualty Company

New York, New York

Violation: Recouped more from insureds than its assessment by the Oregon Insurance Guaranty Association.

Penalty: \$10,000

Date of Order: 01/24/2012

Final

Chartis, Inc., and others

Pittsburgh, Pennsylvania

Violation: Multistate examination found a variety of operations problems including failure to supervise the sale of certain limited benefit health plans through banks and other vendors; failure to properly file forms and rates with state regulatory agencies; and failure to implement internal controls of agent licensing, claims and consumer complaints.

Penalty: Company agrees to pay minimum nationwide fine of \$39 million; Oregon's share of the fine is \$539,546

Date of Order: 11/16/2012

Final
Regulatory Settlement Agreement

Commerce and Industry Insurance Company

New York, New York

Violation: Recouped more from insureds than its assessment by the Oregon Insurance Guaranty Association.

Penalty: \$20,000

Date of Order: 01/24/2012

Final

Government Employees Insurance Company

Washington, D.C.

Violation: Issued motor vehicle policy for less than required \$20,000 of uninsured motor vehicle property damage coverage

Penalty: \$2,500

Date of Order: 07/23/2012

Final

Hartford Life and Accident Insurance Company

Hartford, Connecticut

Violation: Issued group insurance policy to unapproved association

Penalty: \$5,000

Date of Order: 02/06/2012

Final

Metropolitan Life Insurance Company et al

New York, New York

Violation: A multistate examination of the adequacy of MetLife's practices to ensure that life insurance, annuities and other funds are timely paid to beneficiaries.

Penalty: Paid \$40 million to states nationwide (\$418,436 to Oregon) and initiated reforms to ensure thorough searches for beneficiaries

Date of Order: 08/22/2012

Final

Regulatory Settlement Agreement

Navigators Insurance Company

Rye Brook, New York

Violation: Failed to respond timely to a DCBS director's request for information; failed to notify claimants that it needed more time to investigate claims and the reasons

Penalty: \$17,000

Date of Order: 05/16/2012

Final

New Hampshire Insurance Company

New York, New York

Violation: Recouped more from insureds than its assessment by the Oregon Insurance Guaranty Association.

Penalty: \$30,000

Date of Order: 01/24/2012

Final

The Insurance Company of the State of Pennsylvania

New York, New York

Violation: Recouped more from insureds than its assessment by the Oregon Insurance Guaranty Association.

Penalty: \$10,000

Date of Order: 01/24/2012

Final

The Prudential Insurance Company of America et al

Newark, New Jersey

Violation: A multistate examination of the adequacy of Prudential's practices to ensure that life insurance, annuities and other funds are timely paid to beneficiaries.

Penalty: Paid \$17 million to states nationwide (\$158,130 to Oregon) and initiated reforms to ensure thorough searches for beneficiaries

Date of Order: 08/23/2012

Final

Regulatory Settlement Agreement

OREGON.GOV

State Directories
Agencies A to Z
Oregon Administrative Rules
Oregon Revised Statutes
About Oregon.gov

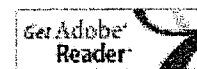


WEB SITE LINKS

Text Only Site
Accessibility
Oregon.gov
File Formats
Privacy Policy
Site Map
Web Site Feedback

PDF FILE ACCESSIBILITY

Adobe Reader is required to view PDF files.
Click the "Get Adobe Reader" image to get a free download of the reader from Adobe.



Insurance Division



Administrative Orders - 2012 Company - filing violations

Orders require Adobe Acrobat® Reader, available free.

The Camden Fire Insurance Association

Canton, Massachusetts

violation: Filed its Oregon Insurance Guaranty Association recoupment assessment certification late

penalty: \$1,100

date of order: 08/21/2012

Final

Employers' Fire Insurance Company

Canton, Massachusetts

violation: Filed its Oregon Insurance Guaranty Association recoupment assessment certification late

penalty: \$1,100

date of order: 08/21/2012

Final

The Northern Assurance Company of America

Canton, Massachusetts

violation: Filed its Oregon Insurance Guaranty Association recoupment assessment certification late

penalty: \$1,100

date of order: 08/21/2012

Final

One Beacon America Insurance Company

Canton, Massachusetts

violation: Filed its Oregon Insurance Guaranty Association recoupment assessment certification late

penalty: \$1,100

date of order: 08/21/2012

Final

One Beacon Insurance Company

Canton, Massachusetts

violation: Filed its Oregon Insurance Guaranty Association

recoupment assessment certification late
penalty: \$1,100
date of order: 08/21/2012
Final

Pennsylvania General Insurance Company
Canton, Massachusetts
violation: Filed its Oregon Insurance Guaranty Association
recoupment assessment certification late
penalty: \$1,100
date of order: 08/21/2012
Final

Global Reinsurance Company of America
New York, New York
violation: Filed Special Oregon Schedule P late
penalty: \$500
date of order: 05/14/2012
Final

Colony Specialty Insurance Company
San Antonio, Texas
violation: Filed Special Oregon Schedule P late
penalty: \$100
date of order: 05/14/2012
Final

OREGON.GOV

State Directories
Agencies A to Z
Oregon Administrative Rules
Oregon Revised Statutes
About Oregon.gov



WEB SITE LINKS

Text Only Site
Accessibility
Oregon.gov
File Formats
Privacy Policy
Site Map
Web Site Feedback

PDF FILE ACCESSIBILITY

Adobe Reader is required to view PDF files.
Click the "Get Adobe Reader" image to get a
free download of the reader from Adobe.



Insurance Division



Administrative Orders - 2012 Enforcement Orders - Company Financial

■ [Sign up for E-mail updates](#)

Orders require [Adobe Acrobat® Reader](#), available free.

Suspension

American Financial Security Life Insurance Company

Clayton, Missouri

Date of Order: 09/18/2012

[Order](#)

[\(Termination of Suspension and Reinstatement of Certificate of Authority\)](#)

American Manufacturers Mutual Insurance Company

Long Grove, Illinois

Date of Order: 08/21/2012

[Order](#)

First Sealord Surety, Inc.

Villanova, Pennsylvania

Date of Order: 03/14/2012

[Order](#)

Home Value Insurance Company

Columbus, Ohio

Date of Order: 10/12/2012

[Order](#)

Jamestown Insurance Company, A Risk Retention Group

Charleston, South Carolina

Date of Order: 11/15/2012

[Order](#)

Lumbermens Mutual Casualty Company

Long Grove, Illinois

Date of Order: 08/21/2012

[Order](#)

Other

Great Divide Insurance Company

Scottsdale, Arizona

Violation: Failed to timely increase special Workers' Compensation deposit

Penalty: \$1,100

Date of Order: 06/18/2012

Order

OREGON.GOV

State Directories
Agencies A to Z
Oregon Administrative Rules
Oregon Revised Statutes
About Oregon.gov



WEB SITE LINKS

Text Only Site
Accessibility
Oregon.gov
File Formats
Privacy Policy
Site Map
Web Site Feedback

PDF FILE ACCESSIBILITY

Adobe Reader is required to view PDF files.
Click the "Get Adobe Reader" image to get a free download of the reader from Adobe.



Insurance Division



Administrative Orders - 2012 Enforcement Orders - Producer Actions

[Sign up for E-mail updates](#)

Orders require [Adobe Acrobat® Reader](#), available free.

[Search Producer Actions](#)

Appalachian Underwriters, Inc.

Oak Ridge, Tennessee

Violation: Received impermissible compensation

Penalty: \$40,000

Date of Order: 01/18/2012

[Final](#)

Banuelos Jr., Jose Luis

Woodburn, Oregon

Violation: Producer subject to order suspending license pursuant to ORS 25.780 (1)

Penalty: Resident individual producer license suspended

Date of Order: 07/23/2012

[Final](#)

Bell, Allan B

West Linn, Oregon

Violation: Sent multiple fictitious insurance applications with forged signatures to insurance company, receiving more than \$8,000 in commissions in return.

Penalty: Expired resident individual insurance producer license revoked; Bell agrees never to work in industry again

Date of Order: 10/01/2012

[Final](#)

Bell, Shelby 'Saku' H dba Hobo Prince Economic Project, Be'Rio Investments, Be'Rio Transports LLC

Vancouver, Washington

Violation: Transacted insurance in Oregon as an intermediary without a license

Penalty: Ordered to cease and desist from transacting insurance in Oregon without a license
Cease & Desist

Bieker, Pepie D, dba B&W Company

Bend, Oregon

Violation: Charged impermissible premium financing fee

Penalty: \$5,000; must make refunds

Date of Order: 05/07/2012

Final

Black, Alvin and Columbia Evergreen Marketing, Inc.

Penn Valley, California

Violation: California insurance regulator revoked insurance producer licenses; Black and Columbia Evergreen failed to report the California revocations to Oregon regulators; Columbia Evergreen knew about insurance law violations by Black but failed to report them to the DCBS director

Penalty: Black's nonresident individual insurance producer license revoked; Columbia Evergreen's nonresident business entity insurance producer license revoked

Date of Order: 03/16/2012

Final

Brumand-Far, Lisa L

Salem, Oregon

Violation: Failed to respond to a DCBS director's inquiry

Penalty: Oregon resident individual insurance producer license revoked

Date of Order: 01/18/2012

Final

Butler, James E

Springfield, Oregon

Violation: Failed to report change of address for business and for residence; failed to report criminal prosecution involving cocaine charges; failed to report conviction for possession of cocaine; failed to respond to a DCBS director's inquiry.

Penalty: Oregon resident individual insurance producer license revoked

Date of Order: 10/30/2012

Final

Castparts Employees Federal Credit Union

Portland, Oregon

Violation: Compensated unlicensed person for transacting insurance

Penalty: \$13,000

Date of Order: 07/24/2012

Final

Cook, Frank D

Portland, Oregon

Violation: Producer subject to an order suspending Oregon insurance producer license pursuant to ORS 25.780 (1)

Penalty: Oregon resident individual insurance producer license suspended

Date of Order: 10/23/2012

Final

Cooley, Logan B

Lynchburg, Virginia

Violation: Represented that Pennsylvania client had certain auto insurance coverages, including roadside assistance, when the client did not; charged the credit card of a Pennsylvania resident a membership fee without the person's knowledge; insurance regulators in Kentucky revoked agent's nonresident individual insurance producer license; Cooley failed to report the Kentucky action to Oregon regulators.

Penalty: Oregon nonresident individual insurance producer license revoked

Date of Order: 11/16/2012

Final

Geye, Christopher S. and Pamela M

Grants Pass, Oregon

Violation: Both used insurance certification or designation without authorization while transacting insurance

Penalty: Christopher Geye assessed civil penalty of \$1,000; Pamela Geye assessed civil penalty of \$2,000

Date of Order: 05/24/2012

Final

Gordon, Yoram

Portland, Oregon

Violation: Provided incorrect, misleading, or incomplete information in a 2009 license application

Penalty: Oregon resident individual insurance producer license revoked

Date of Order: 01/18/2012

Final

Proposed

Goss, Julie A

Vancouver, Washington

Violation: Filed out fictitious applications for insurance, receiving more than \$17,000 in commissions; Washington resident insurance producer license revoked by regulators in that state

Penalty: Expired Oregon nonresident individual insurance producer license revoked

Date of Order: 10/22/2012

Final

Griffin, Donetta E

Orlando, Florida

Violation: Failed to report two theft convictions in Florida; falsely reported that she had not been convicted of a crime on a 2009 producer license application when both theft convictionism occurred prior to that time; failed to report that Florida revoked her resident individual producer license; and failed to respond to a DCBS director's request for information.

Penalty: Oregon nonresident individual insurance producer license revoked

Date of Order: 05/07/2012

Final

Hansen, Erik S and Erik Hansen Insurance Agency, Inc.

Portland, Oregon

Violation: Gave false information on a life insurance application for his child; Hansen was authorized to act on behalf of the agency but failed to report the violation to the state or take correction action

Penalty: Hansen's surrendered Oregon resident individual insurance producer license revoked; Hansen agency's expired Oregon resident business insurance producer license revoked

Date of Order: 10/09/2012

Final

Hess, Aimee M

Klamath Falls, Oregon

Violation: Misappropriated money by using one person's premium to pay another person's premium; was dishonest in accounting for premium that had been paid but removed from office records; failed to account for multiple insurance premiums received; and failed to notify DCBS director of address change

Penalty: Expired Oregon resident individual insurance producer license revoked

Date of Order: 09/21/2012

Final

Horne, Marcus W

Tigard, Oregon

Violation: Producer subject to an order suspending Oregon insurance producer licenses pursuant to ORS 25.780 (1)

Penalty: Oregon resident individual insurance producer license suspended from June 14, 2012, to July 23, 2012.

Date of Order: 06/14/2012

Final

License reinstatement order

Horst, J. Timothy

Portland, Oregon

Violation: Failed to pay \$3,400 civil penalty for prior misconduct

Penalty: Oregon resident individual insurance producer license revoked

Date of Order: 01/18/2012

Final

Javier Insurance Agency, Inc

Beaverton, Oregon

Violation: Failed to respond to a DCBS director's inquiry

Penalty: Oregon resident business entity insurance producer license revoked

Date of Order: 05/30/2012

Final

Javier-Aroche, Francisco

Milwaukie, Oregon

Violation: Provided the wrong Social Security number on a license application; convicted of forgery and identity theft; failed to report the prosecution and convictions to the DCBS director

Penalty: Resident individual insurance producer license revoked

Date of Order: 02/15/2012

Final

Proposed

Kansier, Jason A

Portland, Oregon

Violation: Provided false producer exam certificate to employer

Penalty: Oregon resident individual insurance producer license revoked

Date of Order: 04/05/2012

Final

Proposed

Mehta, Rupa H

Valrico, Florida

Violation: Florida, South Carolina and Maine insurance regulators suspended agent's licenses and Kansas regulators revoked agent's license; Mehta failed to other states' administrative actions to Oregon insurance regulators

Penalty: Surrenders Oregon nonresident individual producer license; agrees not to apply for any insurance license in the future

Date of Order: 05/30/2012

Final

Mullican, Rhonda L

Portland, Oregon

Violation: Transacted insurance without a license

Penalty: \$2,500

Date of Order: 07/24/2012

Final

Savoia, Carl M

San Diego, California

Violation: Failed to report a California regulator's order to pay restitution to a client for charging an undisclosed broker fee on a policy and to pay another fee to cover part of the cost of the investigation; Savoia provided incomplete and misleading information in response to a DCBS director's inquiry into the matter.

Penalty: \$2,000

Date of Order: 11/08/2012

Final

Siefarth, David B and Siefarth Insurance Services, Inc.

Salem, Oregon

Violation: Misappropriated insurance premium money; comingled premium with other money in trust account; failed to notify the DCBS director of a change in business address; failed to respond timely to an inquiry from the DCBS director; failed to report a criminal prosecution for theft; was convicted of felony theft; and failed to report these violations of insurance law or take corrective action as president of Siefarth Insurance Services.

Penalty: Oregon resident business entity insurance producer license revoked

Date of Order: 11/08/2012

Final

Taliaferro, Craig K

Eugene, Oregon

Violation: Transacted business while license was suspended; failed to notify the Insurance Division of a contempt conviction; and failed to

notify Insurance Division of change of business address

Penalty: Oregon resident individual insurance producer license revoked

Date of Order: 01/18/2012

Final

Proposed

Williams, David E

Portland, Oregon

Violation: Adjuster subject to an order suspending Oregon insurance license pursuant to ORS 25.780 (1)

Penalty: Oregon resident individual insurance adjuster license suspended from Dec. 6, 2012, to Feb. 6, 2013.

Date of Order: 12/06/2012

Final

License reinstatement order

OREGON.GOV

- [State Directories](#)
- [Agencies A to Z](#)
- [Oregon Administrative Rules](#)
- [Oregon Revised Statutes](#)
- [About Oregon.gov](#)



WEB SITE LINKS

- [Text Only Site](#)
- [Accessibility](#)
- [Oregon.gov](#)
- [File Formats](#)
- [Privacy Policy](#)
- [Site Map](#)
- [Web Site Feedback](#)

PDF FILE ACCESSIBILITY

Adobe Reader is required to view PDF files.
Click the "Get Adobe Reader" image to get a free download of the reader from Adobe.

