Z-0558.1

## HOUSE BILL 1532

State of Washington 60th Legislature 2007 Regular Session

**By** Representatives Kirby, Kenney, Moeller and Morrell; by request of Insurance Commissioner

Read first time 01/22/2007. Referred to Committee on Insurance, Financial Service & Consumer Protection.

AN ACT Relating to the establishment of a program of market conduct oversight within the office of the insurance commissioner; reenacting and amending RCW 42.56.400; adding a new section to chapter 48.03 RCW; adding a new chapter to Title 48 RCW; and prescribing penalties.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 48.03 RCW 7 to read as follows:

8 This chapter applies to the financial analysis and examination of 9 insurers and other regulated entities.

10 <u>NEW SECTION.</u> Sec. 2. SHORT TITLE. This chapter may be known and 11 cited as the market conduct oversight law.

12 <u>NEW SECTION.</u> Sec. 3. PURPOSE AND LEGISLATIVE INTENT. The purpose 13 of this chapter is to establish a framework for the commissioner's 14 market conduct actions, including:

(1) Processes and systems for identifying, assessing, and prioritizing market conduct problems that have a substantial adverse impact on consumers, policyholders, and claimants;

1 (2) Market conduct actions by a commissioner to substantiate such 2 market conduct problems and a means to remedy significant market 3 conduct problems; and

4 (3) Procedures to communicate and coordinate market conduct actions
5 among state insurance regulators to foster the most efficient and
6 effective use of resources.

7 <u>NEW SECTION.</u> Sec. 4. SCOPE. This chapter applies to all entities 8 regulated by this title, and to all persons or entities acting as or 9 holding themselves out as insurers in this state, unless otherwise 10 exempted from the provisions of this title.

11 <u>NEW SECTION.</u> **Sec. 5.** DEFINITIONS. The definitions in this 12 section apply throughout this chapter unless the context clearly 13 requires otherwise.

14 (1) "Best practices organization" means insurance marketplace 15 standards association or a similar generally recognized organization 16 whose purpose and central mission is the promotion of high ethical 17 standards in the insurance marketplace.

18 (2) "Commissioner" means the insurance commissioner of this state.
19 (3) "Complaint" means a written or documented oral communication
20 primarily expressing a grievance, meaning an expression of
21 dissatisfaction.

22 (4) "Insurer" means every person engaged in the business of making 23 contracts of insurance and includes every such entity regardless of 24 name which is regulated by this title. For purposes of this chapter, 25 health care service contractors defined in chapter 48.44 RCW, health maintenance organizations defined in chapter 48.46 RCW, fraternal 26 benefit societies defined in chapter 48.36A RCW, and self-funded 27 multiple employer welfare arrangements defined in chapter 48.125 RCW 28 29 are defined as insurers.

30 (5) "Market analysis" means a process whereby market conduct 31 oversight personnel collect and analyze information from filed 32 schedules, surveys, required reports, and other sources in order to 33 develop a baseline understanding of the marketplace and to identify 34 patterns or practices of insurers that deviate significantly from the 35 norm or that may pose a potential risk to the insurance consumer.

(6) "Market conduct action" means any of the full range of 1 2 activities that the commissioner may initiate to assess and address the market conduct practices of insurers admitted to do business in this 3 state, and entities operating illegally in this state, beginning with 4 5 market analysis and extending to examinations. The commissioner's activities to resolve an individual consumer complaint or other report 6 7 of a specific instance of misconduct are not market conduct actions for 8 purposes of this chapter.

9 (7) "Market conduct oversight personnel" means those individuals 10 employed or contracted by the commissioner to collect, analyze, review, 11 or act on information on the insurance marketplace that identifies 12 patterns or practices of insurers.

(8) "National association of insurance commissioners" (NAIC) hasthe same meaning as in RCW 48.02.140.

(9) "NAIC market regulation handbook" means the outline of the elements and objectives of market analysis developed and adopted by the NAIC, and the process by which states can establish and implement market analysis programs, and the set of guidelines developed and adopted by the NAIC that document established practices to be used by market conduct oversight personnel in developing and executing an examination, or a successor product.

(10) "NAIC market conduct uniform examination procedures" means the set of guidelines developed and adopted by the NAIC designed to be used by market conduct oversight personnel in conducting an examination, or a successor product.

(11) "NAIC standard data request" means the set of field names and descriptions developed and adopted by the NAIC for use by market conduct oversight personnel in market analysis, market conduct examination, or other market conduct actions, or a successor product.

30 (12) "Qualified contract examiner" means a person under contract to 31 the commissioner, who is qualified by education, experience, and, where 32 applicable, professional designations, to perform market conduct 33 actions.

34 (13)(a) "Market conduct examination" means the examination of the 35 insurance operations of an insurer licensed to do business in this 36 state and entities operating illegally in this state, in order to 37 evaluate compliance with the applicable laws and regulations of this 38 state. A market conduct examination may be either a comprehensive

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examination or a targeted examination. A market conduct examination is separate and distinct from a financial examination of any insurer performed pursuant to chapter 48.03, 48.44, or 48.46 RCW, but may be conducted at the same time.

5 (b) "Comprehensive market conduct examination" means a review of 6 one or more lines of business of an insurer. The term includes a 7 review of rating, tier classification, underwriting, policyholder 8 service, claims, marketing and sales, producer licensing, complaint 9 handling practices, or compliance procedures and policies.

10 (c) "Targeted examination" means a focused examination, based on the results of market analysis indicating the need to review either a 11 12 specific line or lines of business, or specific business practices, 13 including but not limited to: (i) Underwriting and rating; (ii) 14 marketing and sales; (iii) complaint handling; (iv) operations and management; (v) advertising; (vi) licensing; (vii) policyholder 15 services; (viii) nonforfeitures; (ix) claims handling; and (x) policy 16 17 forms and filings. A targeted examination may be conducted by desk examination or by an on-site examination. 18

(d) "Desk examination" means an examination that is conducted by an examiner at a location other than the insurer's premises. A desk examination is usually performed at the commissioner's offices with the insurer providing requested documents by hard copy, microfiche, discs, or other electronic media, for review.

(e) "On-site examination" means an examination conducted at the insurer's home office or the location where the records under review are stored.

(14) "Third-party model or product" means a model or product provided by an entity separate from and not under direct or indirect corporate control of the insurer using the model or product.

"Insurance compliance self-evaluative audit" 30 (15)means а 31 voluntary, internal evaluation, review, assessment, audit, or 32 investigation for the purpose of identifying or preventing noncompliance with, or promoting compliance with laws, regulations, 33 orders, or industry or professional standards, which is conducted by or 34 on behalf of a company licensed or regulated under the insurance laws 35 36 of this state, or which involves an activity regulated under this 37 title.

1 (16) "Insurance compliance self-evaluative audit document" means 2 documents prepared as a result of or in connection with an insurance 3 compliance self-evaluative audit. An insurance compliance self-4 evaluative audit document may include:

5 (a) A written response to the findings of an insurance compliance
6 self-evaluative audit;

7 (b) Any supporting information that is collected or developed for 8 the primary purpose and in the course of an insurance compliance self-9 evaluative audit, including but not limited to field notes and records 10 of observations, findings, opinions, suggestions, conclusions, drafts, 11 memoranda, drawings, photographs, exhibits, computer generated or 12 electronically recorded information, phone records, maps, charts, 13 graphs, and surveys;

14 (c) Any of the following:

(i) An insurance compliance self-evaluative audit report prepared by an auditor, who may be an employee of the company or an independent contractor, which may include the scope of the audit, the information gained in the audit, conclusions, and recommendations, with exhibits and appendices;

20 (ii) Memoranda and documents analyzing portions or all of the 21 insurance compliance self-evaluative audit report and discussing 22 potential implementation issues;

23 (iii) An implementation plan that addresses correcting past 24 noncompliance, improving current compliance, and preventing future 25 noncompliance; or

26 (iv) Analytic data generated in the course of conducting the 27 insurance compliance self-evaluative audit.

28 <u>NEW SECTION.</u> Sec. 6. MARKET ANALYSIS PROCEDURES. (1)(a) The 29 commissioner shall collect and report market data information

30 to the NAIC's market information systems, including the complaint data 31 base system, the examination tracking system, the regulatory retrieval 32 system, other successor systems, or to additional systems as the 33 commissioner determines is necessary for market analysis.

34 (b) Market data and information that is collected and maintained by 35 the commissioner shall be compiled and submitted in a manner that meets 36 the requirements of the NAIC and its systems.

(2)(a) Each entity subject to the provisions of this chapter shall 1 2 file a market conduct annual statement, in the general form and context, in the time frame required by, and according to instructions 3 provided by the NAIC, for each line of business written in the state of 4 5 Washington. If a particular line of business does not have an approved market conduct annual statement form, the company is not required to 6 7 file a report for that line of business until such time as NAIC adopts an annual statement form for that line of business. 8

(b) The commissioner may, for good cause, grant an extension of 9 time for filing a market conduct annual statement, if written 10 application for extension is received at least five business days 11 before the filing due date. Any insurer that fails to file its market 12 13 conduct annual statement when due or by the end of any extension of time for filing, which the commissioner in his or her sole discretion 14 may have granted, is subject to the penalty and enforcement provisions 15 applicable to the insurer as found in the Washington insurance code. 16

17 (3)(a) The commissioner shall gather information from data 18 currently available to the commissioner, surveys, required reports, 19 information collected by the NAIC, other sources in both the public or 20 private sectors, and information from within and outside the insurance 21 industry. The commissioner may request insurers to submit data and 22 information that is necessary to conduct market analysis.

(b) The information shall be analyzed in order to develop a baseline understanding of the marketplace and to identify for further review insurers or practices that deviate significantly from the norm or that may pose a potential risk to the insurance consumer. The commissioner shall use the NAIC market regulation handbook as one resource in performing this analysis.

(c) The commissioner shall adopt by rule a process for verification by an insurer of Washington state-specific complaint information concerning that insurer before using the complaint information for market conduct surveillance purposes or transmitting it to NAIC data bases after July 1, 2007.

34 (4)(a) If the commissioner determines, as a result of market 35 analysis, that further inquiry into a particular insurer or practice is 36 needed, the following continuum of market actions may be considered 37 before conducting a market conduct examination. The commissioner shall 38 not be required to follow the exact sequence of market conduct actions

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1 in the continuum or to use all actions in the continuum prior to 2 selecting the appropriate action in the specific circumstance. The 3 action selected shall be made known to the insurer, in writing, if the 4 action involves insurer participation or response. These actions may 5 include, but are not limited to:

- 6 (i) Correspondence with the insurer;
- 7 (ii) Insurer interviews;
- 8 (iii) Information gathering;
- 9 (iv) Policy and procedure reviews;
- 10 (v) Interrogatories;

(vi) Review of insurer self-evaluation and compliance programs. This may include consideration of the insurer's membership in a best practices organization, if the commissioner is satisfied that the organization's qualification process is likely to provide reasonable assurance of compliance with pertinent insurance laws;

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- (vii) Desk examinations; and

17 (viii) Investigations.

(b) Except in extraordinary circumstances, the commissioner shall select the least intrusive and most cost-effective market conduct action that the commissioner determines will provide the necessary protections for consumers.

(5) The commissioner shall take those steps reasonably necessary to
 eliminate duplicative inquiries and coordinate market conduct actions
 and findings with other state insurance regulators.

(6) For purposes of conducting an examination or other market conduct action on an insurer, the commissioner may examine or conduct a market conduct action on any managing general agent or other person, insofar as that examination or market conduct action is, in the sole discretion of the commissioner, necessary or material to the examination or market conduct action of the insurer.

31 <u>NEW SECTION.</u> Sec. 7. PROTOCOLS FOR MARKET CONDUCT ACTIONS. (1) 32 Market conduct actions shall be taken as a result of market analysis 33 and shall focus on the general business practices and compliance 34 activities of insurers, rather than identifying obviously infrequent or 35 unintentional random errors that do not cause significant consumer 36 harm. 1 (2)(a) The commissioner is authorized to determine the frequency 2 and timing of such market conduct actions. The timing shall depend 3 upon the specific market conduct action to be initiated, unless 4 extraordinary circumstances indicating a risk to consumers require 5 immediate action.

6 (b) If the commissioner has information that more than one insurer 7 is engaged in common practices that may violate statutes or rules, the 8 commissioner may schedule and coordinate multiple examinations 9 simultaneously.

10 (3) The insurer shall be given reasonable opportunity to resolve 11 matters that arise as a result of a market analysis to the satisfaction 12 of the commissioner before any additional market conduct actions are 13 taken against the insurer.

(4) The commissioner shall adopt by rule, under chapter 34.05 RCW,
procedures and documents that are substantially similar to the NAIC
work products defined or referenced in this chapter. Market analysis,
market conduct actions, and market conduct examinations shall be
performed in accordance with the rule.

19 <u>NEW SECTION.</u> Sec. 8. MARKET CONDUCT EXAMINATIONS. (1) When the 20 commissioner determines that other market conduct actions identified in 21 section 6(4)(a) of this act have not sufficiently addressed issues 22 raised concerning company activities in Washington state, the 23 commissioner has the discretion to conduct market conduct examinations 24 in accordance with the NAIC market conduct uniform examination 25 procedures and the NAIC market regulation handbook.

(2)(a) In lieu of an examination of a foreign or alien insurer licensed in this state, the commissioner shall accept an examination report of another state, unless the commissioner determines that the other state does not have laws substantially similar to those of this state, or does not have a market oversight system that is comparable to the market conduct oversight system set forth in this law.

32 (b) The commissioner's determination under (a) of this subsection33 is discretionary with the commissioner and is not subject to appeal.

34 (c) If the insurer to be examined is part of an insurance holding 35 company system, the commissioner may also seek to simultaneously 36 examine any affiliates of the insurer under common control and

1 management which are licensed to write the same lines of business in 2 this state.

3 (3) Before commencement of a market conduct examination, market 4 conduct oversight personnel shall prepare a work plan consisting of the 5 following:

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(a) The name and address of the insurer being examined;

7 (b) The name and contact information of the examiner-in-charge;

8 (c) The name of all market conduct oversight personnel initially9 assigned to the market conduct examination;

10 (d) The justification for the examination;

11 (e) The scope of the examination;

12 (f) The date the examination is scheduled to begin;

13 (g) Notice of any noninsurance department personnel who will assist 14 in the examination;

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(h) A time estimate for the examination;

16 (i) A budget for the examination if the cost of the examination is 17 billed to the insurer; and

18 (j) An identification of factors that will be included in the 19 billing if the cost of the examination is billed to the insurer.

(4)(a) Within ten days of the receipt of the information contained 20 21 subsection (3) of this section, insurers may request the in 22 commissioner's discretionary review of any alleged conflict of interest, pursuant to section 11(2) of this act, of market conduct 23 24 oversight personnel and noninsurance department personnel assigned to 25 a market conduct examination. The request for review shall specifically describe the alleged conflict of interest in the proposed 26 27 assignment of any person to the examination.

(b) Within five business days of receiving a request for discretionary review of any alleged conflict of interest in the proposed assignment of any person to a market conduct examination, the commissioner or designee shall notify the insurer of any action regarding the assignment of personnel to a market conduct examination based on the insurer's allegation of conflict of interest.

34 (5) Market conduct examinations shall, to the extent feasible, use35 desk examinations and data requests before an on-site examination.

36 (6) Market conduct examinations shall be conducted in accordance 37 with the provisions set forth in the NAIC market regulation handbook and the NAIC market conduct uniform examinations procedures, subject to
 the precedence of the provisions of this act.

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(7) The commissioner shall use the NAIC standard data request.

(8) Announcement of the examination shall be sent to the insurer 4 5 and posted on the NAIC's examination tracking system as soon as possible but in no case later than sixty days before the estimated 6 7 commencement of the examination, except where the exam is conducted in response to extraordinary circumstances as described in section 7(2)(a) 8 9 of this act. The announcement sent to the insurer shall contain the examination work plan and a request for the insurer to name its 10 examination coordinator. 11

(9) If an examination is expanded significantly beyond the original 12 reasons provided to the insurer in the notice of the examination 13 required by subsection (3) of this section, the commissioner shall 14 provide written notice to the insurer, explaining the expansion and 15 16 reasons for the expansion. The commissioner shall provide a revised 17 work plan if the expansion results in significant changes to the items presented in the original work plan required by subsection (3) of this 18 19 section.

(10) The commissioner shall conduct a preexamination conference with the insurer examination coordinator and key personnel to clarify expectations at least thirty days before commencement of the examination, unless otherwise agreed by the insurer and the commissioner.

(11) Before the conclusion of the field work for market conduct examination, the examiner-in-charge shall review examination findings to date with insurer personnel and schedule an exit conference with the insurer, in accordance with procedures in the NAIC market regulation handbook.

30 (12)(a) No later than sixty days after completion of each market 31 conduct examination, the commissioner shall make a full written report 32 of each market conduct examination containing only facts ascertained 33 from the accounts, records, and documents examined and from the sworn 34 testimony of individuals, and such conclusions and recommendations as 35 may reasonably be warranted from such facts.

36 (b) The report shall be certified by the commissioner or by the 37 examiner-in-charge of the examination, and shall be filed in the 38 commissioner's office subject to (c) of this subsection.

(c) The commissioner shall furnish a copy of the market conduct 1 2 examination report to the person examined not less than ten days and, unless the time is extended by the commissioner, not more than thirty 3 days prior to the filing of the report for public inspection in the 4 5 commissioner's office. If the person so requests in writing within such period, the commissioner shall hold a hearing to consider 6 7 objections of such person to the report as proposed, and shall not so file the report until after such hearing and until after any 8 9 modifications in the report deemed necessary by the commissioner have 10 been made.

(d) Within thirty days of the end of the period described in (c) of this subsection, unless extended by order of the commissioner, the commissioner shall consider the report, together with any written submissions or rebuttals and any relevant portions of the examiner's work papers and enter an order:

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

(ii) Rejecting the market conduct examination report with directions to the examiners to reopen the examination for purposes of obtaining additional data, documentation, or information, and refiling under this subsection; or

(iii) Calling for an investigatory hearing with no less than twenty
days' notice to the company for purposes of obtaining additional
documentation, data, information, and testimony.

(e) All orders entered under (d) of this subsection must be 29 accompanied by findings and conclusions resulting from 30 the 31 commissioner's consideration and review of the market conduct 32 examination report, relevant examiner work papers, and any written submissions or rebuttals. The order is considered a final 33 administrative decision and may be appealed under the administrative 34 procedure act, chapter 34.05 RCW, and must be served upon the company 35 by certified mail, together with a copy of the adopted examination 36 37 report. A copy of the adopted examination report must be sent by 38 certified mail to each director at the director's residential address.

1 (f)(i) Upon the adoption of the market conduct examination report 2 under (d) of this subsection, the commissioner shall continue to hold 3 the content of the examination report as private and confidential 4 information for a period of five days except that the order may be 5 disclosed to the person examined. Thereafter, the commissioner may 6 open the report for public inspection so long as no court of competent 7 jurisdiction has stayed its publication.

8 (ii) If the commissioner determines that regulatory action is 9 appropriate as a result of any market conduct examination, he or she 10 may initiate any proceedings or actions as provided by law.

11 (iii) Nothing contained in this subsection requires the 12 commissioner to disclose any information or records that would indicate 13 or show the existence or content of any investigation or activity of a 14 criminal justice agency.

(g) The insurer's response shall be included in the commissioner's order adopting the final report as an exhibit to the order. The insurer is not obligated to submit a response.

18 (13) The commissioner may withhold from public inspection any 19 examination or investigation report for so long as he or she deems it 20 advisable.

(14)(a) Market conduct examinations within this state of any insurer domiciled or having its home offices in this state, other than a title insurer, made by the commissioner or the commissioner's examiners and employees shall, except as to fees, mileage, and expense incurred as to witnesses, be at the expense of the state.

(b) Every other examination, whatsoever, or any part of the market conduct examination of any person domiciled or having its home offices in this state requiring travel and services outside this state, shall be made by the commissioner or by examiners designated by the commissioner and shall be at the expense of the person examined; but a domestic insurer shall not be liable for the compensation of examiners employed by the commissioner for such services outside this state.

33 (c) When making a market conduct examination under this chapter, 34 the commissioner may contract, in accordance with applicable state 35 contracting procedures, for qualified attorneys, appraisers, 36 independent certified public accountants, contract actuaries, and other 37 similar individuals who are independently practicing their professions, 38 even though those persons may from time to time be similarly employed

or retained by persons subject to examination under this chapter, as examiners as the commissioner deems necessary for the efficient conduct of a particular examination. The compensation and per diem allowances paid to such contract persons shall be reasonable in the market and time incurred, and subject to the provisions of (a) of this subsection.

(d)(i) The person examined and liable shall reimburse the state 6 7 upon presentation of an itemized statement thereof, for the actual travel expenses of the commissioner's examiners, their reasonable 8 living expenses allowance, and their per diem compensation, including 9 salary and the employer's cost of employee benefits, at a reasonable 10 rate approved by the commissioner, incurred on account of the 11 12 examination. Per diem, salary, and expenses for employees examining 13 insurers domiciled outside the state of Washington shall be established by the commissioner on the basis of the national association of 14 insurance commissioner's recommended salary and expense schedule for 15 zone examiners, or the salary schedule established by the director of 16 17 the Washington department of personnel and the expense schedule established by the office of financial management, whichever is higher. 18 A domestic title insurer shall pay the examination expense and costs to 19 the commissioner as itemized and billed by the commissioner. 20

(ii) The commissioner or the commissioner's examiners shall not receive or accept any additional emolument on account of any examination.

(iii) Market conduct examination fees subject to being reimbursed by an insurer shall be itemized and bills shall be provided to the insurer on a monthly basis for review prior to submission for payment, or as otherwise provided by state law.

(e) Nothing contained in this chapter limits the commissioner's
authority to terminate or suspend any examination in order to pursue
other legal or regulatory action under the insurance laws of this
state. Findings of fact and conclusions made pursuant to any
examination are prima facie evidence in any legal or regulatory action.

33 (f) The commissioner shall maintain active management and oversight 34 of market conduct examination costs, including costs associated with 35 the commissioner's own examiners, and with retaining qualified contract 36 examiners necessary to perform an examination. Any agreement with a 37 contract examiner shall: (i) Clearly identify the types of functions to be subject to
 outsourcing;

3 (ii) Provide specific timelines for completion of the outsourced 4 review;

5 (iii) Require disclosure to the insurer of contract examiners' 6 recommendations;

7 (iv) Establish and use a dispute resolution or arbitration 8 mechanism to resolve conflicts with insurers regarding examination 9 fees; and

10 (v) Require disclosure of the terms of the contracts with the 11 outside consultants that will be used, specifically the fees and/or 12 hourly rates that can be charged.

(g) The commissioner, or the commissioner's designee, shall review and affirmatively endorse detailed billings from the qualified contract examiner before the detailed billings are sent to the insurer.

16 <u>NEW SECTION.</u> Sec. 9. ACCESS TO RECORDS AND INFORMATION. (1) 17 Except as otherwise provided by law, market conduct oversight personnel 18 shall have free, convenient, and full access to all books, records, 19 employees, officers, and directors, as practicable, of the insurer 20 during regular business hours.

(2) An insurer using a third-party model or product for any of the activities under examination shall cause, upon the request of market conduct oversight personnel, the details of such models or products to be made available to such personnel.

(3) Each officer, director, employee, and agent of an insurer shall
 facilitate and aid in a market conduct action or examination.

(4) No waiver of any applicable privilege or claim of confidentiality in the documents, materials, or information shall occur as a result of disclosure to the commissioner, any employee of the office of the insurance commissioner, or any agent retained by the office of the insurance commissioner to assist in the market conduct examination under this chapter.

(5)(a) The commissioner may take depositions, subpoena witnesses or documentary evidence, administer oaths, and examine under oath any individual relative to the affairs of any person being examined, or relative to the subject of any hearing or investigation: PROVIDED,

1 That the provisions of RCW 34.05.446 shall apply in lieu of the 2 provisions of this section as to subpoenas relative to hearings in 3 rule-making and adjudicative proceedings.

4 (b) The subpoena shall be effective if served within the state of
5 Washington and shall be served in the same manner as if issued from a
6 court of record.

7 (c) Witness fees and mileage, if claimed, shall be allowed the same 8 as for testimony in a court of record. Witness fees, mileage, and the 9 actual expenses necessarily incurred in securing attendance of 10 witnesses and their testimony shall be itemized, and shall be paid by 11 the person as to whom the examination is being made, or by the person 12 if other than the commissioner, at whose request the hearing is held.

13 (d) Enforcement of subpoenas shall be in accordance with RCW14 34.05.588.

15 (6) In order to assist in the performance of the commissioner's 16 duties, the commissioner may:

17 (a) Share documents, materials, market conduct examination reports, preliminary market conduct examination reports, and other matters 18 related to such reports, or other information, including the 19 confidential and privileged documents, materials, or information 20 subject to subsection (1) of this section, with other state, federal, 21 22 and international regulatory agencies and law enforcement authorities, and the NAIC and its affiliates and subsidiaries, provided that the 23 24 recipient agrees to and asserts that it has the legal authority to 25 maintain the confidentiality and privileged status of the document, material, communication, or other information; 26

27 (b) Receive documents, materials, communications, or information, including otherwise confidential and privileged documents, materials, 28 or information, from the NAIC and its affiliates or subsidiaries, and 29 from regulatory and law enforcement officials of other foreign or 30 31 domestic jurisdictions, and shall maintain as confidential or 32 privileged any document, material, or information received with notice or the understanding that it is confidential or privileged under the 33 laws of the jurisdiction that is the source of the document, material, 34 or information; and 35

36 (c) Enter into agreements governing the sharing and use of 37 information consistent with this subsection.

NEW SECTION. Sec. 10. CONFIDENTIALITY. (1) All data and 1 2 documents, including but not limited to working papers, third-party models or products, complaint logs, and copies thereof, created, 3 produced, or obtained by or disclosed to the commissioner, the 4 5 commissioner's authorized representative, or an examiner appointed by the commissioner in the course of any market conduct actions or б 7 examinations made under this chapter, or in the course of market analysis by the commissioner of the market conditions of an insurer, or 8 obtained by the NAIC as a result of any of the provisions of this 9 chapter, to the extent the documents are in the possession of the 10 commissioner or the NAIC, shall be confidential by law and privileged, 11 12 shall not be subject to the provisions of chapter 42.56 RCW, shall not 13 be subject to subpoena, and shall not be subject to discovery or 14 admissible in evidence in any private civil action.

(2) If the commissioner elects to issue a report of an examination, 15 draft market conduct examination report 16 preliminary or is a 17 confidential and not subject to disclosure by the commissioner nor is it subject to subpoena or discovery. This subsection does not limit 18 the commissioner's authority to use a preliminary or draft market 19 conduct examination report and related information in furtherance of 20 21 any legal or regulatory action, or to release it in accordance with the 22 provisions of RCW 48.02.065.

(3) An insurance compliance self-evaluative audit document in the
 possession of the commissioner is confidential by law and privileged,
 and shall not be:

26 (a) Made public by the commissioner;

27 (b) Subject to the provisions of chapter 42.56 RCW;

28 (c) Subject to subpoena; and

29 (d) Subject to discovery and admissible in evidence in any private 30 civil action.

31 (4) The disclosure of any self-evaluative audit document to the 32 commissioner or the commissioner's designee shall not constitute a 33 waiver of any privilege that may otherwise apply.

34 <u>NEW SECTION.</u> Sec. 11. MARKET CONDUCT OVERSIGHT PERSONNEL. (1) 35 Market conduct oversight personnel shall be qualified by education, 36 experience, and, where applicable, professional designations. The

commissioner may supplement the in-house market conduct oversight staff
 with qualified outside professional assistance if the commissioner
 determines that the assistance is necessary.

4 (2) Market conduct oversight personnel have a conflict of interest,
5 either directly or indirectly, if they are affiliated with the
6 management of, and have, within five years of any market conduct
7 action, been employed by, or own a pecuniary interest in the insurer,
8 subject to any examination under this chapter. This section shall not
9 be construed to automatically preclude an individual from being:

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(a) A policyholder or claimant under an insurance policy;

(b) A grantor of a mortgage or similar instrument on the individual's residence from a regulated entity, if done under customary terms and in the ordinary course of business;

14 (c) An investment owner in shares of regulated diversified 15 investment companies; or

16 (d) A settlor or beneficiary of a "blind trust" into which any 17 otherwise impermissible holdings have been placed.

NEW SECTION. Sec. 12. IMMUNITY FOR MARKET CONDUCT OVERSIGHT PERSONNEL. (1) No cause of action shall arise, nor shall any liability be imposed against the commissioner, the commissioner's authorized representatives, market conduct oversight personnel, or an examiner appointed by the commissioner for any statements made, or conduct performed in good faith while carrying out the provisions of this chapter.

(2) No cause of action shall arise, nor shall any liability be imposed against any person for the act of communicating or delivering information or data to the commissioner or the commissioner's authorized representative, market conduct oversight personnel, or examiner, under an examination made under this chapter, if the act of communication or delivery was performed in good faith and without fraudulent intent or the intent to deceive.

32 (3) A person identified in subsection (1) of this section is 33 entitled to an award of attorneys' fees and costs if he or she is the 34 prevailing party in a civil cause of action for libel, slander, or any 35 other relevant tort arising out of activities in carrying out the 36 provisions of this chapter, and the party bringing the action was not substantially justified in doing so. For purposes of this section, a proceeding is "substantially justified" if it had a reasonable basis in law or fact at the time that it was initiated.

4 (4) If a claim is made or threatened as described in subsection (1) 5 of this section, the commissioner shall provide or pay for the defense 6 of himself or herself, the examiner or representative, and shall pay a 7 judgment or settlement, until it is determined that the person did not 8 act in good faith or did act with fraudulent intent or the intent to 9 deceive.

10 (5) The immunity, indemnification, and other protections under this 11 section are in addition to those now or hereafter existing under other 12 law.

13 (6) This section does not abrogate or modify in any way any common 14 law or statutory privilege or immunity, now or hereafter existing under 15 this section or other law, enjoyed by any person identified in 16 subsection (1) of this section.

17 <u>NEW SECTION.</u> Sec. 13. FINES AND PENALTIES. (1) Fines and 18 penalties, applicable to the insurer as found in the Washington 19 insurance code, levied as a result of a market conduct action or 20 examination shall be consistent, reasonable, and justified.

(2) The commissioner shall take into consideration actions taken by insurers to maintain membership in, and comply with the standards of, best practices organizations, and the extent to which insurers maintain regulatory compliance programs to self-assess, self-report, and remediate problems detected, and may include those considerations in determining the appropriate fines or penalties levied in accordance with subsection (1) of this section.

NEW SECTION. Sec. 14. COORDINATION WITH OTHER STATE INSURANCE REGULATORS THROUGH THE NAIC. (1) The commissioner shall share information and coordinate the commissioner's market analysis, market conduct actions, and examination efforts with other state insurance regulators. Such matters will be coordinated in accordance with guidelines adopted by the NAIC.

34 (2)(a) If a market conduct examination or action performed by
 35 another state insurance regulator results in a finding that an insurer
 36 should modify a specific practice or procedure, the commissioner shall,

1 in lieu of conducting a market conduct action or examination, accept 2 verification that the insurer made a similar modification in this 3 state, unless the commissioner determines that the other state does not 4 have laws substantially similar to those of this state, or does not 5 have a market conduct oversight system that is comparable to the market 6 conduct oversight system set forth in this chapter.

7 (b) The commissioner's determination under (a) of this subsection 8 is discretionary with the commissioner and is not subject to appeal.

<u>NEW SECTION.</u> Sec. 15. ADDITIONAL DUTIES OF THE COMMISSIONER. The 9 commissioner shall designate a specific person or persons within the 10 11 commissioner's office whose responsibilities shall include the receipt of information from employees of insurers and licensed entities 12 concerning violations of laws or rules by their employers, as defined 13 in this chapter. These persons shall be provided with proper training 14 on the handling of such information. 15 The information shall be 16 confidential and not open to public inspection.

Sec. 16. RCW 42.56.400 and 2006 c 284 s 17 and 2006 c 8 s 210 are each reenacted and amended to read as follows:

19 The following information relating to insurance and financial 20 institutions is exempt from disclosure under this chapter:

(1) Records maintained by the board of industrial insurance appeals that are related to appeals of crime victims' compensation claims filed with the board under RCW 7.68.110;

(2) Information obtained and exempted or withheld from public inspection by the health care authority under RCW 41.05.026, whether retained by the authority, transferred to another state purchased health care program by the authority, or transferred by the authority to a technical review committee created to facilitate the development, acquisition, or implementation of state purchased health care under chapter 41.05 RCW;

(3) The names and individual identification data of all viators
 regulated by the insurance commissioner under chapter 48.102 RCW;

33 (4) Information provided under RCW 48.30A.045 through 48.30A.060;
34 (5) Information provided under RCW 48.05.510 through 48.05.535,
35 48.43.200 through 48.43.225, 48.44.530 through 48.44.555, and 48.46.600
36 through 48.46.625;

(6) Information gathered under chapter 19.85 RCW or RCW 34.05.328
 that can be identified to a particular business;

3 (7) Examination reports and information obtained by the department 4 of financial institutions from banks under RCW 30.04.075, from savings 5 banks under RCW 32.04.220, from savings and loan associations under RCW 6 33.04.110, from credit unions under RCW 31.12.565, from check cashers 7 and sellers under RCW 31.45.030(3), and from securities brokers and 8 investment advisers under RCW 21.20.100, all of which is confidential 9 and privileged information;

10 (8) Information provided to the insurance commissioner under RCW
11 48.110.040(3);

12 (9) Documents, materials, or information obtained by the insurance 13 commissioner under RCW 48.02.065, all of which are confidential and 14 privileged;

(10) Confidential proprietary and trade secret information provided to the commissioner under RCW 48.31C.020 through 48.31C.050 and 48.31C.070;

18 (11) ((Data filed under RCW 48.140.020, 48.140.030, 48.140.050, and 19 7.70.140 that, alone or in combination with any other data, may reveal 20 the identity of a claimant, health care provider, health care facility, 21 insuring entity, or self-insurer involved in a particular claim or a 22 collection of claims. For the purposes of this subsection:

23 (a) "Claimant" has the same meaning as in RCW 48.140.010(2).

24 (b) "Health care facility" has the same meaning as in RCW 25 48.140.010(6).

26 (c) "Health care provider" has the same meaning as in RCW 27 48.140.010(7).

28 (d) "Insuring entity" has the same meaning as in RCW 48.140.010(8).
29 (e) "Self-insurer" has the same meaning as in RCW 48.140.010(11);
30 and

36 (13) Documents, materials, or information obtained by the insurance 37 commissioner under section 15 of this act. <u>NEW SECTION.</u> Sec. 17. CAPTIONS NOT LAW. Captions used in this
 chapter are not any part of the law.

3 <u>NEW SECTION.</u> Sec. 18. Sections 2 through 15 and 17 of this act 4 constitute a new chapter in Title 48 RCW.

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