SENATE BILL 5432

State of Washington 54th Legislature 1995 Regular Session

By Senators Prentice and Hale; by request of Insurance Commissioner

Read first time 01/23/95. Referred to Committee on Financial Institutions & Housing.

1 AN ACT Relating to unearned premium, loss, and loss expense 2 reserves of insurance companies; and amending RCW 48.12.040, 48.12.090, 3 48.12.100, 48.12.120, and 48.12.130.

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

5 Sec. 1. RCW 48.12.040 and 1973 1st ex.s. c 162 s 2 are each 6 amended to read as follows:

7 (1) With reference to insurances against loss or damage to 8 property, except as provided in RCW 48.12.050, and with reference to 9 all general casualty insurances, and surety insurances, every insurer 10 shall maintain an unearned premium reserve on all policies in force.

11 (2) The commissioner may require that such reserve shall be equal 12 to the unearned portions of the gross premiums in force after deducting 13 authorized reinsurance, as computed on each respective risk from the 14 policy's date of issue. If the commissioner does not so require, the 15 portions of the gross premiums in force, less authorized reinsurance, 16 to be held as a premium reserve, shall be computed according to the 17 following table:

1	Term for which policy Rese	Reserve for	
2	was written unearned	d premium	
3	One year, or less	1/2	
4	Two years	3/4	
5	Second year	1/4	
6	Three years	5/6	
7	Second year	1/2	
8	Third year	1/6	
9	Four years First year	7/8	
10	Second year	5/8	
11	Third year	3/8	
12	Fourth year	1/8	
13	Five years First year	9/10	
14	Second year	7/10	
15	Third year	1/2	
16	Fourth year	3/10	
17	Fifth year	1/10	
18	Over five years Pro rata		
19 20 21 22 23 24 25	reserves may be computed, at the insurer's option, on a monthly pro rata basis. (4) After adopting any one of the methods for computing such reserve an insurer shall not change methods without the commissioner's approval.		
26	uneven over the policy term, the commissioner may grant permission to		
27	the insurer to use a different method of calculating the unearned		
28	premium reserve on those certain policies.		
29	Sec. 2. RCW 48.12.090 and 1947 c 79 s .12.09 are each	amended to	
30	read as follows:		
31	The reserves for outstanding losses and loss expenses under		
32	policies of personal injury liability insurance and under policies of		
33	employer's liability insurance shall be computed as follows:		
34	(1) ((For all liability suits being defended unde	r policies	
35	written:		
36	(a) Ten years or more prior to the date of determir	ation, one	

37 thousand five hundred dollars for each suit;

(b) Five or more and less than ten years prior to the date of
 determination, one thousand dollars for each suit;

3 (c) Three or more and less than five years prior to the date of
4 determination, eight hundred fifty dollars for each suit.

5 In any event the total loss and loss expense reserves for all such 6 liability policies written more than three years prior to the date of 7 determination shall not be less than the aggregate of the estimated 8 unpaid losses and loss expenses under such policies computed on an 9 individual case basis.

10 (2) For all liability policies written during the three years immediately preceding the date of determination, such reserves shall be 11 12 the sum of the reserves for each such year, which shall be sixty percent of the earned premiums on liability policies written during 13 such year less all loss and loss expense payments made under such 14 15 policies written in such year. In any event such reserves for each of such three years shall be not less than the aggregate of the estimated 16 unpaid losses and loss expenses for claims incurred under liability 17 policies written in the corresponding year computed on an individual 18 19 case basis.)) The reserves for outstanding losses and loss expenses under policies of personal injury liability insurance and under 20 policies of employer's liability insurance shall be computed in 21 accordance with accepted loss-reserving standards and principles and 22 23 shall make a reasonable provision for all unpaid loss and loss expense 24 obligations of the insurer under the terms of such policies.

(2) Reserves under liability policies written during the three
 years immediately preceding the date of determination shall include any
 additional reserves required by the annual statement instructions of
 the national association of insurance commissioners.

29 Sec. 3. RCW 48.12.100 and 1947 c 79 s .12.10 are each amended to 30 read as follows:

31 (((1) All unallocated liability loss expense payments shall be 32 distributed as follows:

33 (a) If made in a given calendar year subsequent to the first four 34 years in which an insurer has been issuing liability policies, thirty-35 five percent shall be charged to the policies written that year, forty 36 percent to the policies written in the preceding year, ten percent to 37 the policies written in the second year preceding, ten percent to the 1 policies written in the third year preceding and five percent to the 2 policies written in the fourth year preceding.

(b) If made in each of the first four calendar years in which an 3 4 insurer issues liability policies, in the first calendar year one 5 hundred percent shall be charged to the policies written in that year; in the second calendar year fifty percent shall be charged to the 6 7 policies written in that year and fifty percent to the policies written 8 in the preceding year; in the third calendar year forty percent shall 9 be charged to the policies written in that year, forty percent to the 10 policies written in the preceding year, and twenty percent to the policies written in the second year preceding; and in the fourth 11 calendar year thirty-five percent shall be charged to the policies 12 13 written in that year, forty percent to the policies written in the preceding year, fifteen percent to the policies written in the second 14 15 year preceding and ten percent to the policies written in the third year preceding. 16

17 (2) A schedule showing such distribution shall be included in the 18 annual statement.))

19 <u>Subject to any restrictions contained in the annual statement</u> 20 <u>instructions or accounting practices and procedures manuals of the</u> 21 <u>national association of insurance commissioners, all unallocated</u> 22 <u>liability loss expense payments shall be distributed as follows:</u>

(1) All payments associated with particular claims shall be
 distributed to the year in which the claim was covered; and

25 (2) All other payments shall be distributed by year in a reasonable
 26 manner.

27 **Sec. 4.** RCW 48.12.120 and 1987 c 185 s 20 are each amended to read 28 as follows:

29 The loss reserve for workers' compensation insurance shall be as 30 follows:

(1) For all compensation claims under policies of compensation insurance written more than three years prior to the date ((as of which the statement is made)) of determination, the loss reserve shall be not less than the present values at four percent interest of the determined and the estimated future payments.

(2) For all compensation claims under policies of compensation
 insurance written in the three years immediately preceding the date
 ((as of which the statement is made)) of determination, the loss

reserve shall be ((sixty-five percent of the earned compensation 1 premiums of each of such three years, less all loss and loss expense 2 3 payments made in connection with such claims under policies written in 4 the corresponding years; but in any event such reserve shall be)) not less than the present value at three and one-half percent interest of 5 the determined and the estimated ((unpaid compensation claims under 6 7 policies written during each of such years)) future payments, and shall 8 include any additional reserves required by the annual statement 9 instructions of the national association of insurance commissioners.

10 **Sec. 5.** RCW 48.12.130 and 1987 c 185 s 21 are each amended to read 11 as follows:

12 (((1) All unallocated workers' compensation loss expense payments 13 shall be distributed as follows:

14 (a) If made in a given calendar year subsequent to the first three 15 years in which an insurer has been issuing such compensation policies, 16 forty percent shall be charged to the policies written in that year, 17 forty-five percent to the policies written in the preceding year, ten 18 percent to the policies written in the second year preceding and five 19 percent to the policies written in the third year preceding.

(b) If made in each of the first three calendar years in which an 20 insurer issues compensation policies, in the first calendar year one 21 22 hundred percent shall be charged to the policies written in that year; 23 in the second calendar year fifty percent shall be charged to the policies written in that year, and fifty percent to the policies 24 25 written in the preceding year; in the third calendar year forty-five percent shall be charged to the policies written in that year, forty-26 27 five percent to the policies written in the preceding year and ten percent to the policies written in the second year preceding. 28

29 (2) A schedule showing such distribution shall be included in the 30 annual statement.))

31 <u>Subject to any restrictions contained in the annual statement</u> 32 <u>instructions or accounting practices and procedures manuals of the</u> 33 <u>national association of insurance commissioners, all unallocated</u> 34 <u>workers' compensation loss expense payments shall be distributed as</u> 35 <u>follows:</u>

36 (1) All payments associated with particular claims shall be
 37 distributed to the year in which the claim was covered; and

- 1 (2) All other payments shall be distributed by year in a reasonable
- 2 <u>manner.</u>

--- END ---