## SENATE BILL 6049

## State of Washington 66th Legislature 2020 Regular Session

**By** Senators Liias, Das, Keiser, Kuderer, Rolfes, Van De Wege, and Wilson, C.; by request of Insurance Commissioner

Prefiled 12/05/19. Read first time 01/13/20. Referred to Committee on Ways & Means.

1 AN ACT Relating to funding the commissioner's criminal 2 investigation unit by creating the insurance commissioner's fraud 3 account; amending RCW 48.02.190 and 48.14.040; creating a new 4 section; and providing an effective date.

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

6 NEW SECTION. Sec. 1. The legislature finds that insurance fraud 7 is not a victimless crime. The national insurance crime bureau has 8 recognized as much as seven hundred dollars per year may be added to the average Washington household's insurance premium costs due to 9 10 fraudulent insurance claims. For the 2017-2019 biennium, the 11 insurance commissioner's insurance fraud program, known as its 12 criminal investigations unit, reviewed over four thousand five hundred referrals from over one 13 hundred fifty companies. The 14 adjudicated cases from this review resulted in almost two million 15 dollars of restitution and projected insurance claim savings.

16 The legislature finds it is critical to continue protecting 17 Washington state insurance consumers from the cost of insurance fraud 18 by funding the insurance fraud program through an insurance fraud 19 surcharge and creating the insurance commissioner's fraud account to 20 better manage the accountability of the funds.

1 Sec. 2. RCW 48.02.190 and 2011 c 47 s 3 are each amended to read 2 as follows:

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(1) As used in this section:

4 (a) <u>"Insurance fraud surcharge" means the fees imposed by</u> 5 <u>subsection (2) (b) of this section.</u>

6 (b) "Organization" means every insurer, as defined in RCW 48.01.050, having a certificate of authority to do business in this 7 state, every health care service contractor, as defined in RCW 8 48.44.010, every health maintenance organization, as defined in RCW 9 48.46.020, or self-funded multiple employer welfare arrangement, as 10 defined in RCW 48.125.010, registered to do business in this state. 11 "Class one" organizations consist of all insurers as defined in RCW 12 48.01.050. "Class two" organizations consist of all organizations 13 registered under provisions of chapters 48.44 and 48.46 RCW. "Class 14 15 three" organizations consist of self-funded multiple employer welfare 16 arrangements as defined in RCW 48.125.010.

17 ((<del>(b)</del>)) <u>(c)</u>(i) "Receipts" means (A) net direct premiums consisting of direct gross premiums, as defined in RCW 48.18.170, 18 19 paid for insurance written or renewed upon risks or property resident, situated, or to be performed in this state, less return 20 21 premiums and premiums on policies not taken, dividends paid or credited to policyholders on direct business, and premiums received 22 23 from policies or contracts issued in connection with qualified plans as defined in RCW 48.14.021, and (B) prepayments to health care 24 25 service contractors, as defined in RCW 48.44.010, health maintenance 26 organizations, as defined in RCW 48.46.020, or participant contributions to self-funded multiple employer welfare arrangements, 27 28 as defined in RCW 48.125.010, less experience rating credits, dividends, prepayments returned to subscribers, and payments for 29 contracts not taken. 30

(ii) Participant contributions, under chapter 48.125 RCW, used to determine the receipts in this state under this section are determined in the same manner as premiums taxable in this state are determined under RCW 48.14.090.

35 (((-))) (d) "Regulatory surcharge" means the fees imposed by 36 <u>subsection (2)(a) of</u> this section.

37 (2) The annual cost of operating the office of <u>the</u> insurance
38 commissioner is determined by legislative appropriation.

39 <u>(a)</u> A pro rata share of the cost, except for the cost of the 40 <u>insurance fraud program</u>, is charged to all organizations as a

1 regulatory surcharge. Each class of organization must contribute a 2 sufficient amount to the insurance commissioner's regulatory account 3 to pay the reasonable costs, including overhead, of regulating that 4 class of organization.

5 (b) The annual cost of operating the insurance fraud program is 6 charged to all organizations as an insurance fraud surcharge. Each 7 class of organization must contribute a sufficient amount to the 8 insurance commissioner's fraud account to pay the reasonable costs of 9 the program, including overhead.

10 (3) (a) The regulatory surcharge is calculated separately for each class of organization. The regulatory surcharge collected from each 11 12 organization is that portion of the cost of operating the insurance commissioner's office, except for the cost of operating the insurance 13 fraud program, for that class of organization, for the ensuing fiscal 14 year that is represented by the organization's portion of the 15 16 receipts collected or received by all organizations within that class 17 on business in this state during the previous calendar year. However, the regulatory surcharge must not exceed one-eighth of one percent of 18 19 receipts and the minimum regulatory surcharge is one thousand dollars. 20

21 (b) The insurance fraud surcharge collected from each organization is the cost of operating the insurance fraud program for 22 23 the ensuing fiscal year that is represented by the organization's portion of the receipts collected or received on business in this 24 25 state during the previous calendar year. However, the insurance fraud surcharge may not exceed one one-hundredths of one percent of 26 27 receipts and the minimum insurance fraud surcharge is one hundred 28 dollars.

29 (4) The commissioner must annually, on or before July 1st, 30 calculate and bill each organization for the amount of the regulatory 31 and insurance fraud surcharges. The ((regulatory)) surcharges ((is)) are due and payable no later than July 15th of each year. However, if 32 the necessary financial records are not available or if the amount of 33 the legislative appropriation is not determined in time to carry out 34 such calculations and bill ((such regulatory)) the surcharges within 35 the time specified, the commissioner may use the ((regulatory)) 36 surcharge factors for the prior year as the basis for 37 the ((regulatory)) surcharges and, if necessary, the commissioner may 38 39 impose supplemental fees to fully and properly charge the 40 organizations. Any organization failing to pay the ((regulatory))

surcharges by July 31st must pay the same penalties as the penalties for failure to pay taxes when due under RCW 48.14.060. The ((regulatory)) surcharges required by this section ((is)) are in addition to all other taxes and fees now imposed or that may be subsequently imposed.

6 (5)(a) All moneys collected for the regulatory surcharge must be 7 deposited in the insurance commissioner's regulatory account in the 8 state treasury which is hereby created.

9 <u>(b) All moneys collected for the insurance fraud surcharge must</u> 10 <u>be deposited in the insurance commissioner's fraud account in the</u> 11 <u>state treasury which is hereby created.</u>

12 (6) Unexpended funds in the insurance commissioner's regulatory 13 <u>and fraud</u> account<u>s</u> at the close of a fiscal year are carried forward 14 ((in the insurance commissioner's regulatory account)) to the 15 succeeding fiscal year and are used to reduce future regulatory <u>and</u> 16 <u>insurance fraud</u> surcharges.

(7) (a) Each insurer may annually collect regulatory <u>and insurance</u> <u>fraud</u> surcharges remitted in preceding years by means of a policyholder surcharge on premiums charged for all kinds of insurance. The recoupment is at a uniform rate reasonably calculated to collect the regulatory <u>and insurance fraud</u> surcharge<u>s</u> remitted by the insurer.

(b) If an insurer fails to collect the entire amount of the 23 recoupment in the first year under this section, it may repeat the 24 25 recoupment procedure provided for in this subsection (7) in succeeding years until the regulatory and insurance fraud surcharges 26 are fully collected or a de minimis amount remains 27 ((<del>is</del>)) 28 uncollected. Any such de minimis amount may be collected as provided 29 in (d) of this subsection.

30 (c) The amount and nature of any recoupment must be separately 31 stated on either a billing or policy declaration sent to an insured. 32 The amount of the recoupment must not be considered a premium for any 33 purpose, including the premium tax or agents' commissions.

(d) An insurer may elect not to collect the regulatory <u>and</u>
<u>insurance fraud</u> surcharges from its insured. In such a case, the
insurer may recoup the regulatory <u>and insurance fraud</u> surcharges
through its rates, if the following requirements are met:

(i) The insurer remits the amount of <u>the</u> surcharge<u>s</u> not collected
by election under this subsection; and

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(ii) The surcharges ((is)) are not considered a premium for any
purpose, including the premium tax or agents' commission.

3 Sec. 3. RCW 48.14.040 and 2008 c 217 s 7 are each amended to 4 read as follows:

5 (1) If pursuant to the laws of any other state or country, any taxes, licenses, fees, deposits, or other obligations or 6 prohibitions, in the aggregate, or additional to or at a net rate in 7 excess of any such taxes, licenses, fees, deposits or other 8 obligations or prohibitions imposed by the laws of this state upon 9 10 like foreign or alien insurers and their appointed insurance 11 producers or title insurance agents, are imposed on insurers of this state and their appointed insurance producers or title insurance 12 13 agents doing business in such other state or country, a like rate, obligation or prohibition may be imposed by the commissioner, as to 14 15 any item or combination of items involved, upon all insurers of such 16 other state or country and their appointed insurance producers or 17 title insurance agents doing business in this state, so long as such 18 laws remain in force or are so applied.

19 (2) For the purposes of this section, an alien insurer may be 20 deemed to be domiciled in the state wherein it has established its 21 principal office or agency in the United States. If no such office or 22 agency has been established, the domicile of the alien insurer shall 23 be deemed to be the country under the laws of which it is formed.

(3) For the purposes of this section, the regulatory <u>and</u> insurance fraud surcharges imposed by RCW 48.02.190 shall not be included in the calculation of any retaliatory taxes, licenses, fees, deposits, or other obligations or prohibitions imposed under this section.

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NEW SECTION. Sec. 4. This act takes effect July 1, 2020.

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