



STATE OF WISCONSIN)

OFFICE OF THE COMMISSIONER OF INSURANCE)

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETINGS:

I, Thomas R. Hefty, Deputy Commissioner of Insurance and custodian of the official records of said office, do hereby certify that the annexed order repealing a rule defining Inland Marine Insurance and amending a rule exempting Inland Marine Insurance from rate filing requirements was issued by this office July 7, 1981.

I further certify that said copy has been compared by me with the original on file in this office and that the same is a true copy thereof, and of the whole of such original.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name in the City of Madison, State of Wisconsin, this 7th day of July, 1981.

Thomas R. Hefty

Deputy Commissioner of Insurance



STATE OF WISCONSIN RECEIVED AND FILED JUL 8 1981 VEL PHILLIPS SECRETARY OF STATE

ORDER OF THE COMMISSIONER OF INSURANCE Repealing and Amending Rules

Relating to repealing a rule defining inland marine insurance and amending a rule exempting inland marine insurance from rate filing requirements.

ANALYSIS PREPARED BY THE OFFICE OF THE COMMISSIONER OF INSURANCE

Wisconsin Administrative Code section Ins 4.07 is to be repealed because the definitions included in it are out of date. No revised definition of inland marine insurance is proposed because the specific definition of the various classes of inland marine is not needed for rate regulation under Ch. 625, Stats. Similarly, section Ins 4.08 which presently exempts certain inland marine classes from rate filing requirements is amended so that all classes of inland marine risks are exempt from the rate filing requirements of section 625.13, Stats.

Pursuant to the authority vested in the Commissioner of
Insurance by ss. 601.31 (3) and 625.04, Stats.; s. 625.13, Stats., the
Commissioner of Insurance hereby repeals a rule defining inland marine
insurance and amends a rule to exempt inland marine insurance from the

rate filing requirements of section 625.13, Wisconsin Statutes, as follows:

Section 1. Section Ins 4.07 is repealed.

Section 2. Section Ins 4.08 (1), (2) and (3) (a) (intro.) is amended to read:

Ins 4.08 Inland marine classes insurance exempt from rate filing requirements. (1) PURPOSE. In accordance with s. 625.04, Stats., the purpose of this rule section is to exempt from the filing requirements of s. 625.13, Stats., these all classes of inland marine risks which by general-custom-of-the-business-has-not-been-written-according-to-manual rates-or-rating-plans-promulgated-by-a-rate-service-organization--This exemption-is-to-apply-to-insurers-even-though-certain-of-the-classes listed-are-written-by-the-insurer-in-accordance-with-manual-rates-or rating-plans-

- (2) SCOPE. This rule section shall apply to inland marine insurance transacted under the authorization of section Ins 6.75 (2) (a).
- (3) EXEMPT CLASSES. (a) Insurers and rate service organizations are exempt from s. 625.13, Stats., in respect to the filing of rates and supplementary rate information for the-following all classes of inland marine insurance.

Section 3. Section Ins 4.08 (3) (a) 1. through 38. is repealed.

Section 4. As provided in s. 227.026 (1), (intro.), this rule shall take effect on the 1st day of the month following its publication.

Dated at Madison, Wisconsin this 7th day of July, 1981.

Thomas R. Hefty

Deputy Commissioner of Insurance