## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-1709/1dn PJK:jld:jm

June 13, 2013

I have modified the language of sub. (6) (e), based on your explanation that that provision applies if the insurer changes the policy or endorsement form. Let me know if you want to go back to the previous language.

I have not made any changes to the "LRB inserts date" references. When we make reference to the day after publication, it is in a nonstatutory effective date provision, which does not get printed in the statutes. When we make reference to the effective date of a subsection, or paragraph, etc., it is in a nonstatutory provision, which does not get printed in the statutes. In the draft, wherever it now says "the effective date of this paragraph .... [LRB inserts date]," the actual effective date of the act, which will be the day after publication, will be printed in the statute. For example, see s. 655.006 (1) (a) and (2). This is how in–text effective dates are drafted. If, in a statutory provision, I were to make reference to the effective date or publication date, forevermore into the future a person reading the statute would have to do some research to determine when the act that created or amended the statute was published. Let me know if you have any further questions about this.

I noticed as I was reviewing the draft that it is not clear in what form, such as written or electronic, an insurer must make a posted policy or endorsement form available upon request for five years after the policy terminates under sub. (6) (b). Do you want to clarify this?

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