COMMISSIONER OF INSURANCE

Chapter Ins 6

GENERAL

- Ins 6.01 Foreign company to operate 2 years before admission (p. 181)
- Company to transact a kind of in-Ins 6.02 surance 2 years before admission (p. 181)
- Filing of property and casualty insurance forms (p. 183) Ins 6.05
- Ins 6.09 Prohibited acts by captive agents of lending institutions and others (p. J84)
- Ins 6.10 Insurance agents advisory council (p. 187)
- lns 6.11 Insurance claim settlement practices (p. 187)
- Ins 6.12 Qualification of actuaries (p. 189)
- Ins 6.13 Public inspection of records and reports (p. 190)
- Regulation of surplus lines insur-Ins 6.17 ance (p. 191)
- Ins 6.18 Reporting and payment of tax by unauthorized insurers transacting business in violation of law (p. 195)
- Reporting and taxation of di-Ins 6.19 rectly placed unauthorized insurance (p. 195) Investments of insurance compa-
- lns 6.20 nies (p. 199)
- lns 6.25 Joint underwriting and joint reinsurance associations (p. 204)
- Ins 6.30 Instructions for uniform classifications of expenses of fire and marine and casualty and surety insurers (p. 205)
- lns 6.31 Interpretations of the instructions for uniform classifications of expenses of fire and marine and casualty and surety insurers (p. 246)
- Ins 6.40 Proxies, consents and authorizations of domestic stock insurers
- (p. 251) Insider trading of equity securi-Ins 6.41 ties of domestic stock insurers (p. 262)
- Initial statement of beneficial Ins 6.42
- Ins 6.43
- ownership of securities (p. 273) Statement of changes in beneficial ownership of securities (p. 276)

- Ins 6.50 Kinds of individual intermediary-agent licenses (p. 278)
- Ins 6.51 Group coverage discontinuance and replacement (p. 279) Ins 6.52
- Biographical data relating to company officers and directors (p. 282) Ins 6.53 Insurance consumers advisory
 - council (p. 285)
- Ins 6.54 Prohibited classification of risks for rating purposes (p. 286) Discrimination based on sex; un-
- Ins 6.55 fair trade practice (p. 287)
- Listing of insurance agents by in-Ins 6.57 surers (p. 289)
- Licensing procedures individual Ins 6.59
- intermediary agent (p. 290) Apprentice permit procedures -individual intermediary agent Ins 6.60 apprentice (p. 291)
- Ins 6.61 Intermediary records (p. 292) Ins 6.62 **Competence and trustworthiness**
- standards (p. 293) Ins 6.63 Annual regulation charge (p.
- 2941 Ins 6.64 Insurance marketing intermedi-
- ary broker (p. 294) Ins 6.65 Licensing and examination of intermediary-broker (p. 300)
- Ins 6.66 Proper exchange of business (p. 301)
- Ins 6.68 Unfair discrimination based on geographic location or age of risk (p. 304)
- lns 6.70 Combinations of lines and classes of insurance (p. 304-1)
- Ins 6.72 Risk limitations (p. 304-1)
- Ins 6.73
- Reinsurance (p. 304-2) Suretyship and risk limitations of lns 6.74
- surety obligations (p. 305) Classifications of insurance (p. Ins 6.75 306)
- Ins 6.76 Grounds for disapproval of and authorized clauses for fire, inland marine and other property insurance forms. (p. 307)
- Ins 6.77 Exemption from midterm cancellation requirements (p. 311)-

Ins 6.01 Foreign company to operate 2 years before admission. Experience has demonstrated that until a company has engaged in the business of insurance for at least 2 years there is not a sufficient basis upon which to form a judgment as to whether its methods and practices in the conduct of its business are such as to safeguard the interests of its policyholders and the people of this state. Therefore, no application of a foreign insurance company or mutual benefit society for a license to transact business in Wisconsin will be considered until it has continuously transacted the business of insurance for at least 2 years immediately prior to the making of such application for license.

Register, September, 1979, No. 285

182 WISCONSIN ADMINISTRATIVE CODE

Ins 6.02 Company to transact a kind of insurance 2 years before admission. (1) Experience has demonstrated that until a company has engaged in a kind of insurance or in another kind of insurance of the same class for at least 2 years, there is not a sufficient basis upon which to form a judgment as to whether its methods and practices in the conduct of its business in such kind of insurance or another kind in the same class of insurance, are such as to safeguard the interests of its policyholders and the people of this state. Therefore, no application of a foreign insurance company or mutual benefit society for a license to transact a kind of insurance business in Wisconsin will be considered until it has continuously transacted that kind of insurance, or another kind of insurance in the same class of insurance as that for which it makes such application; for at least 2 years immediately prior to making such application. For the purposes hereof, insurance is divided into kinds of insurance according to the provisions of section Ins 6.75 each subsection setting forth a separate kind, and into classes of insurance upon the basis of and including the said kinds as follows:

(a) Fire insurance includes the kinds in section Ins 6.75 (2) (a).

(b) Life insurance includes the kinds in section Ins 6.75 (1) (a) and (b) but excluding all insurance on the health of persons other than that authorized in s. 627.06, Stats., and section 6.70, Wis. Adm. Code.

(c) Casualty insurance includes the kinds in section Ins 6.75 (2) (c) through (n).

(2) Provided, however, that nothing herein shall preclude consideration of an application to transact the kind of insurance in Ins 6.75 (1) (e) or (2) (c) if the applicant company has transacted any of the kinds of insurance in Ins 6.75 (1) (a) and (b) or (2) (d), (e), (k) and (n) continuously for 2 years immediately prior to the making of application for license to transact the kind of insurance in Ins 6.75 (1) (e) or (2) (c).

History: 1-2-56; emerg. am. eff. 6-22-76; am. Register, September, 1976, No. 249, eff. 10-1-76; am. Register, March, 1979, No. 279, eff. 4-1-79.

Register, September, 1979, No. 285

COMMISSIONER OF INSURANCE

Client	
Risk to be insured	
Coverage desired	
	, hereby states that:
 After investigation it was found or demor desired could not be placed, either in total any of the insurers for which the agent is applicable box) 	or a portion thereof, with
Capacity problems	
\Box Refusal of the insurer (s) to accept the	e risk
\Box Terms unacceptable to the potential in	nsured (briefly explain)
2. This exchange is occasional and originate business:	d in the normal course of
 Unless the client objects, the coverage req possible, from 	uested will be obtained, if
(agent	or broker)
(soli	citing agent)

Date Original - Client Copy - Soliciting Agent's File

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303

Register, September, 1979, No. 285

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304 WISCONSIN ADMINISTRATIVE CODE

(5) LIMITATIONS. (a) In the absence of evidence to the contrary, an intermediary-agent shall be presumed to have exceeded the occasional exchange of business if he or she places more than 5 insurance risks per calendar year with any single insurer with which he or she is not listed as an intermediary-agent, or exchanges in total more than 25 insurance risks per calendar year.

(b) The burden of showing that speciality lines, non-standard and professional liability business placed through surplus lines intermediaries in accordance with s. 618.41, Stats., or written on an excess rate or other individually rated risk basis beyond the limits prescribed for other exchanges of business in par. (a) is occasional and otherwise in compliance with this rule, shall be upon the intermediary-agent soliciting and forwarding such business.

(6) The forwarding of business from an intermediary-agent to an intermediary-broker shall be deemed an exchange of business within this section. This section shall not limit in any way the amount of business that an intermediary-broker may place or forward to an intermediaryagent.

(7) The exchange of business among intermediary-brokers and participation by intermediaries in risk sharing plans approved according to ch. 619, Stats., shall not be limited in any way by this section.

History: Cr. Register, March, 1979, No. 279, eff. 4-1-79; am. (4) (d), Register, May, 1979, No. 281, eff. 6-1-79.

Ins 6.68 Unfair discrimination based on geographic location or age of risk (s. 628.34, Stats.) (1) PURPOSE. The purpose of this rule is to identify specific acts or practices found to be unfair trade practices that are unfairly discriminatory under s. 628.34, Stats.

(2) APPLICABILITY AND SCOPE. This rule shall apply to property and casualty insurance contracts delivered or issued for delivery in Wisconsin on or after the effective date of the rule.

(3) SPECIFIC EXAMPLES OF UNFAIR TRADE PRACTICES UNDER S. 628.34, STATS. The following are hereby identified as specific acts or practices which are unfairly discriminatory:

(a) Making or permitting any unfair discrimination between individuals or risks of the same class and of essentially the same hazards by refusing to issue, refusing to renew, cancelling or limiting the amount of insurance coverage on a property or casualty risk because of the geographic location of the risk, unless:

1. The refusal, cancellation or limitation is for a business purpose which is not a mere pretext for unfair discrimination, or

2. The refusal, cancellation or limitation is required by law or regulatory mandate.

Note: Paragraph (a) is intended to prohibit insurance underwriting shortcuts which unfairly label risks as poor risks because of their geographic location. A refusal, nonrenewal, cancellation or limitation of insurance coverage is prohibited if the reason for such refusal, nonrenewal, cancellation or limitation is the geographic location of the risk. An exception to this general rule is provided, however, in situations where the refusal, nonrenewal, cancellation or limitation is based upon a legitimate business need and the refusal, nonrenewal, cancellation or limitation is not a mere pretext for unfair discrimination. Examples of such situations include refusals to insure when the risk is located in areas prone to natural catastrophes, i.e., earthquakes, floods, hurricanes, and refusals to insure because the insurer already has a very high concentration of risks in a particular geographic area. It is intended

Register, September, 1979, No. 285

that the person charged with a violation of this rule be given the burden of proof in establish-ing any "business purpose" exception. The burden of proving that a refusal, nonrenewal, cancellation or limitation of insurance coverage is not a subterfuge for unfair discrimination should likewise fall upon the person charged with a violation of this rule,

(b) Making or permitting any unfair discrimination between individ-uals or risks of the same class and of essentially the same hazards by refusing to issue, refusing to renew, cancelling or limiting the amount of insurance coverage on a residential property risk of four units or less, or the personal property contained therein, because of the age of the residential property, unless:

1. The refusal, cancellation or limitation is for a business purpose which is not a mere pretext for unfair discrimination, or

2. The refusal, cancellation or limitation is required by law or regulatory mandate.

(c) Refusing to insure a risk solely because the applicant was previously denied coverage, terminated by another insurer or had obtained coverage in a residual market.

(4) SEVERABILITY. If any part of this rule or its application to any person or circumstances is held invalid, the invalidity does not affect other parts or applications of the rule which can be given effect without the invalid part or application, and to this end the parts of the rule are declared to be severable.

History: Cr. Register, September, 1979, No. 285, eff. 10-1-79.

Ins 6.70 Combinations of lines and classes of insurance. This rule defines and delimits the permissible combinations of the lines and classes of insurance defined and delimited by Ins 6.75 which may be written in the same policy. Except as provided in this rule, lines and classes of insurance may not be combined in the same policy.

(1) COMBINATION WITH SEPARATE PREMIUM CHARGES. Subject to Ins 2.05, any combination of the lines and classes of insurance defined and delimited by Ins 6.75, except for those described in Ins 6.75 (2) (h), (i) and (k), may be written in the same policy if a statement of separate premium charge is shown on the declarations page or on the face of the policy or in a separate written statement furnished to the policyholder. The requirement for a statement of separate premium charge does not prohibit such charges equitably reflecting differences in expected losses or expenses as contemplated by s. 625.11 (4), Stats.

(2) COMBINATION WITH OR WITHOUT SEPARATE PREMIUM CHARGES. Any combination of the lines and classes of insurance defined and delimited by Ins 6.75 (2) (a), (b), (d), (e), (f) and (j) may be written in the same policy with or without showing separate premium charges.

History: Emerg. cr. eff. 6-22-76; cr. Register, September, 1976, No. 249, eff. 10-1-76; r. and recr. Register, August, 1977, No. 260, eff. 9-1-77.

Ins 6.72 Risk limitations. The provisions of s. 201.16, 1973 Stats., are incorporated herein by reference in their entirety, all statutory references therein being to 1973 Wisconsin Statutes.

History: Emerg. cr. eff. 6-22-76; cr. Register, September, 1976, No. 249, eff. 10-1-76. Register, September, 1979, No. 285

304-2 WISCONSIN ADMINISTRATIVE CODE

Ins 6.73 Reinsurance. The provisions of ss. 201.27 and 201.31, 1973 Stats., are incorporated hereby by reference in their entirety.

History: Emerg. cr. eff. 6-22-76; cr. Register, September, 1976, No. 249, eff. 10-1-76.

Register, September, 1979, No. 285

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