Review Requirements Checklist

Dwelling Fire Personal Property

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Line(s) of Insurance/Business:

• Property; filing code 1.0000

• Earthquake; filing code 12.0000*

• Flood; filing code 2.3000*

Personal; filing codes 1.0002, 12.0002*, 2.3002*

Links:

- Illinois Compiled Statutes Online
- Administrative Regulations Online
- Product Coding Matrix

All filings are public record in accordance with 215 ILCS 5/404 except where another provision of the Insurance Code says otherwise. The only code section that allows for a filing to be a trade secret or confidential is 215 ILCS 157/40 Use of Credit Information in Personal Insurance Act.

The Department's checklists include summaries that do not provide detailed information about all laws, regulations and bulletins. Therefore, the insurers should review the actual laws, regulations and bulletins to ensure forms are fully compliant before filing with the Department.

A form filing fee is required pursuant to 215 ILCS 5/408 (1)(jj).

LINE OF AUTHORITY	REFERENCE DESCRIPTION OF REVIEW STAND	
		REQUIREMENTS
Must have proper Class and	215 ILCS 5/4	To write fire and allied lines insurance in Illinois,
Clause authority to conduct this		companies must be licensed to write:
line of business in Illinois.	<u>List of</u>	
	Classes/Clauses	1. Class 3, Clauses (a) and (b)

^{*}This checklist applies to earthquake and flood when written as endorsements to a personal property or dwelling fire policy.

SERFF FILING	REFERENCE	DESCRIPTION OF REVIEW STANDARDS		
		REQUIREMENTS		
The SERFF filing must contain	50 IL Adm.	All companies must file, using the System for		
specified information	Code 753	Electronic Rate and Form Filing (SERFF):		
"Me too" filings are not allowed.	NAIC Uniform Transmittal Form	 Copies of all policy forms on these kinds of business and, for mutual companies, a separate proxy signature line for the insured to sign, if applicable; Copies of generally used endorsement forms on these kinds of business; Copies of all application forms used on these kinds of business, including a separate proxy signature line for the insured to sign if applicable; A copy of the declaration page, in non-individualized, template form, absent personal policyholder information; and A copy of the policy jacket, if used by the company. 		
		submission letter that includes:		
		 The name of the advisory organization or company making the filing: Title, form number, and edition identification for the forms; Information as to what Class and Clause coverage is written under: Identification of all applicable endorsements and applications as to the policy forms for which the endorsements and applications are used; Notification as to whether the filing is new or supersedes a present filing. Identification of all changes in all superseding filings, as well as identification of all superseded forms, is required; and 		

		6. Effective date of use.
		2. 2
		Companies under the same ownership or general
		management are required to make separate
		individual company filings.
		- '
		Company Group ("Me too") filings are
		unacceptable
FILING SUBMISSION	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
When forms must be filed.	50 IL Adm.	Forms must be received by the Department no
	Code 753	later than their effective date of use.
Final printed forms must be filed.	50 IL Adm.	Typed or printer's proof copies may be submitted
	Code 753	for review, but must be re-filed in printed form.
		Statements, provisions, or endorsements may not
		be typed or superimposed on a policy or
		endorsement.
Requirements for company FEIN		Company must include all Federal Employer
numbers.		Identification Numbers (FEINs) for companies
		making the filing.
All forms submitted under the		All forms under an assigned SERFF tracking
same SERFF tracking number		number must have a common coverage
must have common coverage relationship.		relationship. (e.g., all forms in an auto filing must pertain only to auto, etc.)
	DEFEDENCE	
NO FILE OR FILING	REFERENCE	
EXEMPTIONS	015 W GG	REQUIREMENTS
Manuscript endorsements are not	215 ILCS	Insurers are not required to file riders or
required to be filed.	5/143(3)	endorsements prepared to meet special, unusual,
		peculiar, or extraordinary conditions applying to
		an individual risk.
		Because Section 143(3) exempts only riders or
		endorsements, policy forms applying to an
		individual risk must still be filed. In addition,
		because Section 143(3) exempts only
		endorsements applying to an individual risk, if a
		company uses the same endorsement on more than
		one risk, such form no longer qualifies for the
		filing exemption and must be filed.
	I	ming exemption and must be med.

SIDE BY SIDE COMPARISON	REFERENCE	DESCRIPTION OF REVIEW STANDARDS	
		REQUIREMENTS	
Form changes must be highlighted.	50 IL Adm.	Changes from currently filed forms must be	
	Code 753	highlighted.	
THIRD PARTY FILERS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS	
AUTHORITY		REQUIREMENTS	
Insurer may authorize an advisory	50 IL Adm.	Insurer may authorize an advisory organization, of	
organization to make a form filing	Code 753	which it is a member or subscriber, to file forms	
on its behalf.		on its behalf, as long as the insurer has on file with	
		the Department a forms authorization letter which	
Insurer may change or delay the		includes:	
effective date of an advisory		1) the name of the authorized advisory	
organization form filing by		organization.	
properly notifying the Department.		2) the kinds of business for which filings will be	
		made.	
Insurer may authorize attorneys,		3) authorization clause or language.	
consulting firms, etc. to submit		4) effective date of authorization.	
form filings to the Department, as			
long as the filing includes proper		Insurer may change or delay the effective date of	
authorization.		an advisory organization form filing by notifying	
		the Department. The notice shall include the	
		insurer name, FEIN number, line of insurance,	
		advisory organization name and filing number,	
		and effective date desired.	
		Insurer may authorize attorneys, consulting firms,	
		etc. to submit form filings to the Department, as	
		long as the filing includes a notice, signed by an	
		authorized company officer, giving authority for	
		the entity to act on the insurer's behalf on any	
		issues related to the filing.	
AMBIGUOUS &	REFERENCE	DESCRIPTION OF REVIEW STANDARDS	
MISLEADING		REQUIREMENTS	
The Director may disapprove a	<u>215 ILCS</u>	Director may disapprove any form that contains	
form filing if it contains	5/143(2)	inconsistent, ambiguous, or misleading clauses.	
inconsistent, ambiguous, or			
misleading clauses.			
APPLICATIONS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS	
		REQUIREMENTS	

Applications must be filed.	50 IL Adm.	Applications must be filed, including
	Code 753	online/electronic applications.
APPRAISALS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Requirements for appraisal provisions.	50 IL Adm. Code 753	Policy must contain an appraisal provision to conform to the Standard Fire Policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be
	5/143(2) 215 ILCS 5/143.13(b)	disapproved accordingly. When an insured requests an appraisal under a policy of fire and extended coverage insurance as defined in Section 143.13(b), and the insured's full amount of appraised loss is upheld by agreement of the appraisers or the umpire, then the insured's appraisal fee and umpire's appraisal fee must be paid by the insurer.
ARBITRATION	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
Requirements for arbitration provisions.	50 IL Adm. Code 2301	Any controversy or claim arising out of or relating to the contract, or the breach thereof, may be settled within a reasonable time limit by arbitration administered by the American Arbitration Association in accordance with the Uniform Arbitration Act 710 ILCS 5/1.
		The arbitration may be binding on both parties, or non-binding upon the insured, but in all instances must be entered into on a voluntary basis, as the insured must have the option of filing a lawsuit per Lines 157-161 of the Standard Fire Policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed

		by the policy, in violation of Section 143(2) and
		will be disapproved accordingly.
BANKRUPTCY PROVISIONS	REFERENCE	
		REQUIREMENTS
Policies that contain liability	215 ILCS 5/388	All policies containing liability coverage must
coverage must include a		include a provision stating that insolvency or
bankruptcy provision.		bankruptcy of the insured shall not release the
		company from its duties to pay under the policy.
CANCELLATION & NON-	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
RENEWAL		REQUIREMENTS
May not refuse to issue a policy on	215 ILCS	No company shall refuse to issue a policy on the
sole basis of previous refusal,	5/143.10	sole basis that the insured or applicant for such
cancellation or nonrenewal by any		policy was previously refused issuance or renewal
insurer.		of a policy by an insurer, or such insured's policy
		was cancelled on a prior date by any insurer.
May not refuse to issue a policy	215 ILCS	Insurers may not refuse to issue a policy solely
because of space heaters.	<u>5/143.10c</u>	because a space heater is being used inside the
		dwelling.
Policy must contain cancellation	215 ILCS	Policy must include a cancellation provision
provision.	<u>5/143.11</u>	setting out the manner in which the policy may be
		cancelled.
CONDITIONAL RENEWAL	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Assignment or transfer of policies		Assignment or transfer of policies among or
among or between insurers within	<u>5/143.11b</u>	between insurers within an insurance holding
an insurance holding company		company system or insurers under common
system or insurers under common		management or control, or as a result of a merger,
management or control, or as a		acquisition, or restructuring of an insurance
result of a merger, acquisition, or		company, is not a nonrenewal for purposes of the
restructuring of an insurance		notification requirements.
company, is not a nonrenewal for		
purposes of the notification		A company making an assignment or transfer of a
requirements.		policy among or between insurers as stated above,
		must deliver to the named insured notice of such
		assignment or transfer at least 60 days prior to the renewal date. An exact and unaltered copy of the
		notice shall be sent to the insured's producer, if
		known, and agent of record.
		known, and agent of record.

60 days advance notice of renewal	215 ILCS	If, at renewal, the insurer is imposing changes in
with changes in deductibles or		deductibles or coverage for any policy forms
coverages applicable to an entire		applicable to an entire line of business, then
line of business.		written notice of the changes must be mailed 60
		days prior to the renewal or anniversary date.
		Notification shall also be sent to the insured's
		broker, if known, or the agent of record, if known,
		and to the last known mortgagee or lien holder.
MINIMUM RETAINED	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
PREMIUM		REQUIREMENTS
Minimum earned premium	215 ILCS 5/397	The Standard Fire Policy provides for pro rata
provisions are prohibited.		return of premium if the insurer cancels the policy.
	215 ILCS	Any forms that contain provisions to the contrary
	5/143(2)	conflict with the Standard Fire Policy minimum
		language, and are deemed to contain exceptions
		and conditions that unreasonably or deceptively
		affect the risks that are purported to be assumed
		by the policy, in violation of Section 143(2) and
		will be disapproved accordingly.
NOTICE OF CANCELLATION	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Cancellation notice mailing	215 ILCS	Insurer must mail cancellation notice to the named
requirements and requirements for	<u>5/143.14</u>	insured and to the mortgagee or lien holder, and
canceling premium financed		send copy of such notice to the insured's broker, if
insurance contracts.		known, or the agent of record, at the last mailing
		address known by insurer. Insurer must maintain
		proof of mailing on a form acceptable to U.S. Post
		Office or other commercial mail delivery service.
		Section 143.14 also contains requirements for
		canceling premium financed insurance contracts
		and procedures for returning unearned premium.
		See law for specific details of requirements.
Number of days notice required	215 ILCS	Insurers must mail cancellation notice to the
for cancellation of policies and		named insured and to the mortgagee or lien
notice requirements.		holder, if known, at the last known mailing
		address, at least: 10 days prior to the effective date
		of cancellation for non-payment of premium; and

		at least 30 days prior to the effective date of
		cancellation for any other reason.
		,
		All notices shall include a specific explanation of
		the reason(s) for cancellation.
Insurer must advise insured of	215 ILCS	When a policy is cancelled, other than for
eligibility for the Illinois FAIR	5/143.22	nonpayment of premium or evidence of
Plan Association.		incendiarism, and if the location of the insured
		property is within the State of Illinois, insurers
		must notify named insureds of their eligibility for
		the FAIR Plan and explain the procedure to make
		application. Such notice must accompany or be
		included in the cancellation notice.
Cancellation notice must advise	215 ILCS	If an insurer cancels a policy mid-term, for any
insured of right to request a	5/143.23	reason except non-payment of premium, the
hearing.		cancellation notice must advise the named insured
		of the right to request a hearing to appeal such
		decision, and the procedure to follow for such
		appeal.
NOTICE OF NON-RENEWAL	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
NOTICE OF NON-RENEWAL	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
Requirements for nonrenewal of a		
		REQUIREMENTS
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date.
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's broker, if known, or the agent of record, if known,
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's broker, if known, or the agent of record, if known, and to the last known mortgagee or lien holder.
Requirements for nonrenewal of a	215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's broker, if known, or the agent of record, if known, and to the last known mortgagee or lien holder. All notices shall provide a specific explanation of
Requirements for nonrenewal of a policy.	215 ILCS 5/143.17	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's broker, if known, or the agent of record, if known, and to the last known mortgagee or lien holder. All notices shall provide a specific explanation of the reason(s) for nonrenewal.
Requirements for nonrenewal of a policy. Insurer must advise insured of	215 ILCS 5/143.17 215 ILCS	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's broker, if known, or the agent of record, if known, and to the last known mortgagee or lien holder. All notices shall provide a specific explanation of the reason(s) for nonrenewal. When a policy is nonrenewed, other than for
Requirements for nonrenewal of a policy. Insurer must advise insured of eligibility for the Illinois FAIR	215 ILCS 5/143.17	REQUIREMENTS Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's broker, if known, or the agent of record, if known, and to the last known mortgagee or lien holder. All notices shall provide a specific explanation of the reason(s) for nonrenewal. When a policy is nonrenewed, other than for evidence of incendiarism, and if the location of the
Requirements for nonrenewal of a policy. Insurer must advise insured of	215 ILCS 5/143.17 215 ILCS	Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's broker, if known, or the agent of record, if known, and to the last known mortgagee or lien holder. All notices shall provide a specific explanation of the reason(s) for nonrenewal. When a policy is nonrenewed, other than for evidence of incendiarism, and if the location of the insured property is within the State of Illinois,
Requirements for nonrenewal of a policy. Insurer must advise insured of eligibility for the Illinois FAIR	215 ILCS 5/143.17 215 ILCS	Insurers must mail nonrenewal notice to the named insured at least 30 days in advance of the effective date. Insurer shall maintain proof of mailing on a recognized U.S. Post office form or other commercial mail delivery service. The notice of nonrenewal and proof of mailing shall be effected on the same date. Notification shall also be sent to the insured's broker, if known, or the agent of record, if known, and to the last known mortgagee or lien holder. All notices shall provide a specific explanation of the reason(s) for nonrenewal. When a policy is nonrenewed, other than for evidence of incendiarism, and if the location of the

		procedure to make application. Such notice must accompany or be included in the cancellation notice.	
Nonrenewal notice must advise	215 ILCS	If an insurer nonrenews a policy, the nonrenewal	
insured of right to request a	5/143.23	notice must advise the named insured of the right	
hearing.		to request a hearing to appeal such decision, and	
		the procedure to follow for such appeal.	
PERMISSIBLE REASONS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS	
FOR CANCELLATION		REQUIREMENTS	
May not cancel because agent's	215 ILCS	Insurers may not cancel any policy on the ground	
contract with insurer was	<u>5/141.01</u>	that the company's contract with the agent through	
terminated.		whom the policy was obtained has been	
		terminated.	
May not cancel a policy on sole	215 ILCS	Insurers may not cancel a policy on the sole basis	
basis of previous refusal,	<u>5/143.10</u>	that the insured or applicant for such policy was	
cancellation or nonrenewal by any		previously refused issuance or renewal of a policy	
insurer.		by an insurer, or such insured's policy was	
		cancelled on a prior date by any insurer.	
Permissible reasons for	215 ILCS	After a policy has been in effect for 60 days, or if	
cancellation after policy has been	<u>5/143.21</u>	a policy is a renewal policy, insurers may only	
effective for 60 days or is a		cancel for one or more of the following reasons: a)	
renewal policy.		nonpayment of premium; b) if a policy was	
		obtained by misrepresentation or fraud; or c) for	
		any act which measurably increases the risk	
		originally accepted.	
Payment of claim is not grounds	215 ILCS	Insurers may not cancel a policy when the sole	
for cancellation.	<u>5/143.21b</u>	basis for such cancellation is the payment by the	
		insurance company of a claim or claims against	
		such policy.	
Named insured must be given	215 ILCS	Insurers may not cancel property which is capable	
reasonable time to repair defects.	<u>5/143.27</u>	of being rehabilitated, without allowing a	
		reasonable period of time (not to exceed 90 days)	
		in which to repair defects in the insured property.	
May not cancel solely because of	215 ILCS	Insurers may not cancel an insurance policy on a	
licensed day care homes or group	<u>5/155.31</u>	day care home or group day care home solely on	
day cares.		the basis that an insured operates a duly licensed	
		day care home or group day care home on the	
		insured premises.	

PERMISSIBLE REASONS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS	
FOR NON-RENEWAL		REQUIREMENTS	
May not refuse to renew because	,	Insurers may not refuse to renew any policy on	
agent's contract with insurer was		ground that the company's contract with the age	
terminated.		through whom the policy was obtained has been	
		terminated.	
May not refuse to renew a policy		Insurers may not refuse to renew a policy on the	
on sole basis of previous refusal,	<u>5/143.10</u>	sole basis that the insured or applicant for such	
cancellation or nonrenewal by any		policy was previously refused issuance or renewal	
insurer.		of a policy by an insurer, or such insured's policy	
		was cancelled on a prior date by any insurer.	
May not refuse to renew a policy	215 ILCS	Insurers may not refuse to renew a policy solely	
because of space heaters.	<u>5/143.10c</u>	because a space heater is being used inside the	
		dwelling.	
Requirements for nonrenewal of a	215 ILCS	After a policy has been effective for over 5 years,	
policy that has been effective for	5/143.21.1	insurers may nonrenew the policy only if: a) the	
over 5 years.		policy was obtained by misrepresentation or fraud;	
		b) the risk originally accepted has measurably	
		increased; or c) the insured was given 60 days	
		notice of nonrenewal.	
Prohibited reasons for nonrenewal.	215ILCS	Insurers may not nonrenew a policy for any of the	
	<u>5/143.21a</u>	following reasons: a) age of property, b) location	
		of property, c) age, sex, race, color, ancestry,	
		marital status or occupation of occupants.	
Named insured must be given	215 ILCS	Insurers may not nonrenew property which is	
reasonable time to repair defects.	5/143.27	capable of being rehabilitated, without allowing a	
		reasonable period of time (not to exceed 90 days)	
		in which to repair defects in the insured property.	
May not nonrenew solely because	215 ILCS	Insurers may not nonrenew an insurance policy on	
of licensed day care homes or	5/155.31	a day care home or group day care home solely on	
group day cares.		the basis that an insured operates a duly licensed	
		day care home or group day care home on the	
		insured premises.	
CONSUMER INFORMATION	REFERENCE	DESCRIPTION OF REVIEW STANDARDS	
		REQUIREMENTS	
Earthquake coverage – notice of	215 ILCS	In response to all applications for fire and	
availability.		extended coverage insurance as defined in Section	
_		143.13(b), for any property located in the New	
		Madrid Seismic Zone susceptible to Modified	
	Ш	1	

	215 ILCS	Mercalli Intensity VII or greater damage, insurers	
		shall provide information to the applicant	
		regarding availability of earthquake insurance.	
	Counties in New		
	Madrid Seismic		
	<u>Zone</u>		
Insurer must advise insured of		When a policy is cancelled, other than for	
eligibility for the Illinois FAIR	5/143.22	nonpayment of premium or evidence of	
Plan Association.		incendiarism, or nonrenewed, and if the location	
		of the insured property is within the State of	
		Illinois, insurers must notify named insureds of	
		their eligibility for the FAIR Plan and explain the	
		procedure to make application. Such notice must	
		accompany or be included in the cancellation or	
		nonrenewal notice.	
Cancellation or nonrenewal notice		If an insurer cancels a policy mid-term, for any	
must advise insured of right to		reason except non-payment of premium, or	
request a hearing.			
request a nearmy.		nonrenews a policy, the cancellation or	
		nonrenewal notice must advise the named insured	
		of the right to request a hearing to appeal such	
		decision, and the procedure to follow for such	
		appeal.	
Written notice of company's		No policy may be delivered unless the policy	
complaint Department and		holder or certificate holder is provided written	
Department of Insurance Public	<u>50 IL Adm.</u>	notice regarding where to file a complaint.	
Service Department.	Code 931	This notice is expected to be filed with all new	
		products as well as any time there is a change	
	('D ')11/15 11 1	made to the notice.	
		Rule 931 provides more specific guidance that:	
		The requirement of providing "written notice"	
		shall be satisfied by:	
		 Any printed notice delivered with a policy or certificate; 	
		B) Any adhering label attached to a policy or	
		certificate;	
		C) Any computerized notice issued	
		concurrently with a computer issued	
		policy of certificate;	

		D)	Any other form of individual written notice substantially similar to the above.
		In the requ	ired notice:
		-	Companies shall use the contact
		, , ,	information for the Department of
			Insurance explicitly stating "You may file a
			consumer complaint online at the Illinois
			Department of Insurance's website or by
			mail. The Department maintains a
			Consumer Division in Chicago at 115 S.
			Lasalle St., 13th Floor, Chicago, IL 60603
			and in Springfield at 320 West Washington
			Street, Springfield, IL 62767.
		В)	The address to be used for the company
			shall be an office that can service all types
			of complaints. If one office cannot service
			all types of complaints, then the
			additional addresses of each appropriate
		C)	service office must be given.
		C)	In addition to providing the required
			addresses, the notification should set forth the minimum amount of information
			included in the following suggested
			wording: "This notice is to advise you that
			should any complaints arise regarding this
			insurance, you may contact the following:"
		The follow from this P	ring types of insurance are exempted
		A)	Ocean Marine
		В)	Fidelity and Surety
		C)	Commercial Inland Marine risks which, by
			general custom, are not written according
			to manual rates or rating plans.
CONTENT OF BOLLOTES		DECOR	DTION OF DEVIEW OF AND A DOG
CONTENT OF POLICIES	REFERENCE	DESCRI	PTION OF REVIEW STANDARDS
	017 H CC	TI D'	REQUIREMENTS
Reasons for which the Director			or may disapprove any form that (i)
may disapprove a form filing.	` '		y provision of the Illinois Insurance
		` ′	contains inconsistent, ambiguous, or
		_	clauses, or (iii) contains exceptions
		and conditi	ions that will unreasonably or

		deceptively affect the risks that are purported to be
		assumed by the policy.
Other language provision.		Insurers may provide insurance policies,
	5/155.32	endorsements, riders, and any explanatory or
		advertising material in a language other than
	215 ILCS	English. In the event of a dispute or complaint, the
	5/143.13(b)	English language version shall control the
		resolution.
		Applies to policies of fire and extended coverage
		as defined in Section 143.13(b).
Requirements for form content and	50 IL Adm.	There must be printed at the head of the policy the
readability.	Code 753	name of the insurer or insurers issuing the policy,
		the location of the Home Office thereof; a
		statement of whether the insurer is a stock,
		mutual, reciprocal, Lloyds, alien insurer, or an
		insurer operating under a charter by Special Act of
		the Legislature of any state. There may be added
		thereto such devices, emblems or designs and
		dates as are appropriate for the insurer issuing the
		policy.
		All forms must be identified by a descriptive title,
		form number and edition identification.
		All forms must be printed in not less than eight-
		point type.
DEFENSE WITHIN LIMITS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Defense costs may not be included	215 ILCS	Defense costs must be paid as supplement to the
in limits of liability.	5/143(2)	limits of liability. Defense costs may not be
		included in the limits of liability. Any forms that
		contain provisions to the contrary are deemed to
		contain exceptions and conditions that
		unreasonably or deceptively affect the risks that
		are purported to be assumed by the policy, in
		violation of Section 143(2) and will be
		disapproved accordingly.
DEFINITIONS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS

Definition of "policy of fire and extended coverage insurance." Definition of "policy of fire and extended coverage insurance" – means a policy that includes but is not limited to, the perils of fire a extended coverage, and covers real property use principally for residential purposes up to and including a 4 family dwelling or any household personal property that is usual or incidental to the occupancy to any premises used for residential purposes. Definition of "renewal" or "to 215 ILCS Definition of "renewal" or "to renew."	
includes but is not limited to, the perils of fire a extended coverage, and covers real property use principally for residential purposes up to and including a 4 family dwelling or any household personal property that is usual or incidental to the occupancy to any premises used for residential purposes.	
extended coverage, and covers real property use principally for residential purposes up to and including a 4 family dwelling or any household personal property that is usual or incidental to the occupancy to any premises used for residential purposes.	
principally for residential purposes up to and including a 4 family dwelling or any household personal property that is usual or incidental to the occupancy to any premises used for residential purposes.	
including a 4 family dwelling or any household personal property that is usual or incidental to the occupancy to any premises used for residential purposes.	
personal property that is usual or incidental to the occupancy to any premises used for residential purposes.	lor
occupancy to any premises used for residential purposes.	
purposes.	
permitton of fellewar of to fellew.	
renew." 5/143.13(d)	
Definition of "nonpayment of 215 ILCS Definition of "nonpayment of premium."	
premium." 5/143.13(e)	
Definition of "Policy delivered or 215 ILCS Definition of "policy delivered or issued for	
issued for delivery in this State." 5/143.13(f) delivery in this State."	
Definition of "cancellation" or 215 ILCS Definition of "cancellation" or "cancelled."	
"cancelled." 5/143.13(g)	
Definitions included in 215 ILCS 157/ Regulates the use of credit information for	
requirements for use of credit personal insurance so that consumers are afford	led
information in connection with Company certain protections with respect to the use of that	at
personal lines policies. Bulletin 2003- information.	
(5) Consider an absence of credit information of	
an inability to calculate an insurance score in	71
underwriting or rating personal insurance, unles	SS
<u>Credit</u> the insurer does one of the following:	
<u>Certification</u> (A) Treats the consumer as otherwise filed wi	ith
Form 1. B	
the Department, if the insurer presents	
information that such an absence or inability	
relates to the risk for the insurer and submits a	
filing certification form signed by an officer for	r
the insurer certifying that such treatment is	
actuarially justified.	
DISCRIMINATION REFERENCE DESCRIPTION OF REVIEW STANDARD	DS
REQUIREMENTS	
May not cancel certain policies, or 215 ILCS Insurers may not cancel a policy, or refuse to issue	
refuse to issue or renew certain $\frac{5/143.24c}{}$ or renew a policy solely on the basis that one or	r
policies solely due to hate crimes. more claims have been made against any policy	У
Title 26 U.S.C. during the preceding 60 months, for a loss that i	is
Sections the result of a hate crime, if the insured provides	es

	170(b)(1)(A)(i),	evidence to the insurer that the act causing the loss
		is identified as a hate crime on a police report.
		Applies to policies issued to an individual, a
		religious organization described in Section
		170(b)(1)(A)(i) of Title 26 of the United States
		Code, or an educational organization described in
		Section 170(b)(1)(A)(ii) of Title 26 of the United
		States Code, or any other nonprofit organization
		described in Section 170(b)(1)(A)(vi) of Title 26
		of the United States Code that is organized and
		operated for religious, charitable, or educational
Redlining When geographic	215 ILCS	purposes. Insurer may not refuse to provide insurance solely
location of risk may be grounds for	3/133.22	on the basis of the specific geographic location of
refusing to insure.		the risk unless such refusal is for a business
		purpose which is not a mere pretext for unfair
		discrimination.
Unfair methods of competition or	215 ILCS	It is an unfair method of competition or unfair and
unfair or deceptive acts or	5/424(3)	deceptive act or practice if a company makes or
practices defined.		permits any unfair discrimination between
		individuals or risks of the same class or of
		essentially the same hazard and expense element
		because of the race, color, religion, or national
		origin of such insurance risks or applicants.
Procedure as to unfair methods of	215 ILCS 5/429	Outlines the procedures the Director follows when
competition or unfair or deceptive		he has reason to believe that a company is
acts or practices not defined.		engaging in unfair methods of competition or
		unfair or deceptive acts or practices.
Civil Union Partnerships-effective	750 ILCS 75/1	The Religious Freedom Protection and Civil
June 1, 2011		Union Act will allow both same-sex and different-
	Civil Union Fact	sex couples to enter into a civil union with all of
	<u>Sheet</u>	the obligations, protections, and legal rights that
		Illinois provides to married heterosexual couples.
		-
		Please note that whenever a policy form,
		application, or rating rule includes the terms
		"spouse," "married," or "immediate family
		1,

		member" it is required that parties to a civil union
		be included in these definitions.
DOMESTIC ABUSE	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Rating, claims handling, and	215 ILCS	No insurer may that issues a property and casualty
underwriting decisions based	<u>5/155.22b</u>	policy may use the fact that an applicant or
solely on domestic violence.		insured incurred bodily injury as a result of a
		battery committed against him/her by a spouse or
		person in the same household as a sole reason for
		a rating, underwriting, or claims handling
		decision.
Intentional acts exclusion –	215 ILCS	If a policy excludes property damage coverage for
exception for innocent co-insured.	<u>5/155.22b</u>	intentional acts, the insurers may not deny
		payment to an innocent co-insured who did not
		cooperate in or contribute to the creation of the
		loss if the loss arose out of a pattern of criminal
		domestic violence and the perpetrator of the loss is
		criminally prosecuted for the act causing the loss.
EXCLUSIONS &	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
LIMITATIONS		REQUIREMENTS
Blank endorsements are acceptable	215 ILCS	Blank endorsements may be filed, but may not be
for filing, with exceptions.	<u>5/143(2)</u>	used to decrease coverages, increase rates or
		deductibles, or negatively alter any terms or
		conditions of coverage, unless such change is at
		the sole request of the insured. Any forms that
		contain provisions to the contrary are deemed to
		contain exceptions and conditions that
		unreasonably or deceptively affect the risks that
		are purported to be assumed by the policy, in
		violation of Section 143(2) and will be
		disapproved accordingly.
Certain restrictive endorsements	215 ILCS	Animal bite exclusions, roof exclusions, shed
must be signed and dated by	5/143(2)	exclusions, and trampoline exclusions will be
insured.		acceptable for filing only if they contain a
		provision for the insured to sign and date the
		endorsement, indicating acknowledgement and
		acceptance that there is no coverage provided.
		Any forms that contain provisions to the contrary
		are deemed to contain exceptions and conditions

Communicable disease exclusions must be specific.	215 ILCS 5/143(2)	that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly. Form may not exclude broad categories of communicable disease. Form may exclude only specific diseases, such as AIDS, or specific classes of diseases, such as sexually transmitted diseases. Any forms that contain provisions to the contrary
		are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly.
Dog Breed Insurance Underwriting Act Prohibits companies from discriminating based on dog breed. (Applies to Homeowners and Renters Insurance)	215 ILCS 5/143.10e	No Insurer shall refuse to issue or renew, cancel, charge, or impose an increased premium or rate for a policy, or exclude, limit, restrict or reduce coverage under a policy or contract based solely upon harboring or owning any dog or a specific breed or mixture of breeds.
Electromagnetic exclusions are prohibited.	215 ILCS 5/143(2)	Electromagnetic exclusions are prohibited. Any forms that contain provisions to the contrary are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly.
Host liquor liability exclusions are prohibited.	215 ILCS 5/143(2)	Insurers may not exclude coverage for Host Liquor Liability. Any forms that contain provisions to the contrary are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly.
Intoxicant or narcotic exclusions are prohibited unless specific language is included.	215 ILCS 5/143(2)	Intoxicant or narcotic exclusions are prohibited unless they include the following: 1) a standard set forth with regard to what is considered an intoxicant or narcotic; 2) a standard set forth as to

what levels of consumption defines into 3) a standard of proof set forth; and 4) let that distinguishes the intent or motivation forms that contain provisions to the condeemed to contain exceptions and conditions.	Wigotion:
unreasonably or deceptively affect the rare purported to be assumed by the policy violation of Section 143(2) and will be disapproved accordingly.	anguage on. Any atrary are itions that
Pollution exclusion requirements. 215 ILCS Pollution exclusions may not apply to d	lamage
5/143(2) caused by heat, smoke or fumes from a fire, and excluded items may not includ products found in the household, which for the cleaning and maintenance of the Any forms that contain provisions to the are deemed to contain exceptions and contain that unreasonably or deceptively affect that are purported to be assumed by the	le ordinary are used premises. e contrary onditions the risks
violation of Section 143(2) and will be	
disapproved accordingly.	
Vandalism and Malicious Mischief 215 ILCS 5/397 Vandalism and Malicious Mischief excl	lusions
provisions must conform to the should reflect the provision found in the	e Standard
Standard Fire Policy. 50 IL Adm. Code 2301 Fire Policy regarding vacant or unoccup buildings. Specifically, ensuing loss to a	pied
building, as a result of fire, that is vacar unoccupied must be covered until the by vacant or unoccupied for 60 consecutive. Any forms that contain provisions to the conflict with the Standard Fire Policy management.	nt or uilding is e days. e contrary ninimum ceptions eeptively assumed
Kathryn Lundquist v. Allstate Insurance Kathryn language, and are deemed to contain example and conditions that unreasonably or decay affect the risks that are purported to be a low the policy in violation of Section 14	
Lundquist v. Allstate Insurance Company Ianguage, and are deemed to contain example and conditions that unreasonably or decample affect the risks that are purported to be a by the policy, in violation of Section 14	13(2) and
Lundquist v. Allstate Insurance Company Ianguage, and are deemed to contain example and conditions that unreasonably or decample affect the risks that are purported to be a by the policy, in violation of Section 14 will be disapproved accordingly.	, ,
Insurance Company PRIVATE PRIMARY Lundquist v. Allstate Insurance Company REFERENCE Insurance Company REFERENCE DESCRIPTION OF REVIEW STAR	, ,
Lundquist v. Allstate Insurance Company Ianguage, and are deemed to contain example and conditions that unreasonably or decample affect the risks that are purported to be a by the policy, in violation of Section 14 will be disapproved accordingly.	, ,
Lundquist v. Allstate Insurance Company PRIVATE PRIMARY RESIDENTIAL FLOOD Insurance Company REFERENCE REQUIREMENTS	, ,

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peril of flood, this Act is		
designed to encourage a robust		
private primary residential flood		
insurance market to provide		
consumer choices and		
alternatives to the existing		
National Flood Insurance		
Program		
"Primary residential flood	215 ILCS	"Primary residential flood insurance" means an
insurance" definition	<u>205/05</u>	insurance policy covering losses from flood to
		residential property, other than commercial
		property insurance, written in this State by any
		insurer authorized to do business that is not
		written to apply coverage in excess of the
		coverage provided under another flood insurance
		policy, whether issued by a private insurer or the
		National Flood Insurance Program.
Forms	215 ILCS	The coverage for residential properties required to
	205/10	have flood insurance that are in a special flood
		hazard area designated by the Federal Emergency
		Management Agency shall meet the private flood
		insurance requirements specified in subsection (b)
		of 42 U.S.C. 4012a and applicable federal
		regulations.
Regulatory notice of intent	215 ILCS	Companies must notify the Department of plans to
	205/15	sell primary residential flood insurance in
		accordance with the State's rate filing laws at least
		30 days before writing primary residential flood
		insurance in this State; and obtain the approval of
		the Director of Insurance for a plan of operation or
		material revisions to such plan, including plans to
		sell primary residential flood insurance. Plan of
		operations questions should be directed to Marcy
		Savage at marcy.savage@illinois.gov.
Notify Consumer of National	215 ILCS	Companies must notify consumers of National
Flood Program	205/20	Flood Program. The notification must inform the
_		consumer of the existence of the National Flood
		Insurance Program. The consumer must be
		informed of the subsidized rate program.
		1 0

		Notification should also include the "full rate risk" if the consumer seeks reinstatement. This Section only applies if the applicant lives in a special flood
		hazard area. This Section is inoperative if federal legislation is enacted allowing the insured to
		switch between private flood insurance and National Flood Insurance Program coverage without risk of penalty.
Other Provisions	215 ILCS 205/25	Section Supersedes any other Illinois Insurance Code. The insurer shall certify that the insurance
	203/23	policy meets the definition of "private flood insurance."
MOLD	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Filing procedures and	Company	Please refer to Company Bulletin 2002-7 for
requirements for exclusions and	Bulletin 2002-	specific information and guidance.
limitations related to mold.	<u>07</u>	
TERRORISM	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
Terrorism Risk Insurance Program	<u>Company</u>	Please refer to Company Bulletin 2015-03 for
Reauthorization Act of 2015 and	Bulletin 2015-	specific information and guidance.
Filing Procedures and	<u>03</u>	
Requirements for Terrorism-		
Related Forms, Rules and Rates.		
GROUP POLICIES	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Group personal property and	215 ILCS	There are no enabling statutes in Illinois that
dwelling fire policies are not	5/388a-388g	authorize the writing of group fire, casualty,
specifically allowed by statute.		inland marine, or surety insurance. The effect is to
	215 ILCS	require that all fire, casualty, inland marine, or
	5/393a-393g	surety insureds of the same class be treated alike.
	215 ILCS 5/400.1	These provisions are not applicable where the Illinois Insurance Code specifically authorizes the grouping of risks. The only coverages that are
	IL Adm. Code 2302	currently authorized on a group basis are: a) group vehicle; b) group professional liability; c) group inland marine; d) group legal.

	215 ILCS 5/900-	
	906	
ACTION AGAINST	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
COMPANY		REQUIREMENTS
Periods of limitation tolled.	215 ILCS	If the form contains a provision limiting the period
	<u>5/143.1</u>	of time within which the insured may bring suit,
		the provision must state that the running of such
		period is tolled from the date proof of loss is filed
		until the date the claim is denied in whole or in
		part.
Insured must commence suit or	215 ILCS 5/397	Per the Standard Fire Policy, no suit or action for
action against the company within		the recovery of any claim shall be sustainable in
12 months after inception of the	III	any court of law or equity unless the all the
loss.	5/143(2)	requirements of the policy have been complied
		with, and unless commenced within 12 months
		after inception of the loss. Any forms that contain
		provisions that provide less than 12 months
		conflict with the Standard Fire Policy minimum
		language, and are deemed to contain exceptions
		and conditions that unreasonably or deceptively
		affect the risks that are purported to be assumed
		by the policy, in violation of Section 143(2) and
		will be disapproved accordingly.
DEFENSE COSTS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Defense costs may not be included		Defense costs must be paid as supplement to the
in limits of liability.	<u>5/143(2)</u>	limits of liability. Defense costs may not be
		included in the limits of liability. Any forms that
		contain provisions to the contrary are deemed to
		contain exceptions and conditions that
		unreasonably or deceptively affect the risks that
		are purported to be assumed by the policy, in
		violation of Section 143(2) and will be
		disapproved accordingly.
PAYMENT OF LOSS TIME	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
PERIOD		REQUIREMENTS
If a form states when a claim will		If the form contains a provision stating when a
be paid, the language must		claim shall be paid, the provision must comply
conform to this Rule.		with this Rule that states that the company shall

		affirm or deny liability on claims within a
		reasonable time and shall offer payment within 30
		days of affirmation of liability if the amount of the
		claim is determined and not in dispute. For those
		portions of the claim which are not in dispute and
		the payee is known, the company shall tender
		payment within said 30 days.
OTHER INSURANCE	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
OTHER INSORTINE	ICEI EIGEINGE	REQUIREMENTS
Requirements for "Other	215 ILCS 5/397	"Other Insurance" provisions must state that
Insurance" provisions.		coverage under the policy will share
	215 ILCS	proportionately with other similar coverages the
	5/143(2)	insured may have. Any forms that contain
		provisions to the contrary conflict with the
		Standard Fire Policy minimum language, and are
		deemed to contain exceptions and conditions that
		unreasonably or deceptively affect the risks that
		are purported to be assumed by the policy, in
		violation of Section 143(2) and will be
		disapproved accordingly.
PREMIUM REFUND	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
	KETEKENCE	DESCRIPTION OF REVIEW STANDARDS
	KETEKENCE	REQUIREMENTS
Minimum earned premium		
Minimum earned premium provisions are prohibited.	215 ILCS 5/397	REQUIREMENTS
_	215 ILCS 5/397 215 ILCS	REQUIREMENTS The Standard Fire Policy provides for pro rata
_	215 ILCS 5/397	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy.
_	215 ILCS 5/397 215 ILCS 5/143(2)	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary
_	215 ILCS 5/397 215 ILCS 5/143(2)	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum
_	215 ILCS 5/397 215 ILCS 5/143(2)	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions
_	215 ILCS 5/397 215 ILCS 5/143(2)	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively
_	215 ILCS 5/397 215 ILCS 5/143(2)	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed
_	215 ILCS 5/397 215 ILCS 5/143(2)	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and
provisions are prohibited.	215 ILCS 5/397 215 ILCS 5/143(2)	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly.
provisions are prohibited.	215 ILCS 5/397 215 ILCS 5/143(2) REFERENCE	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly. DESCRIPTION OF REVIEW STANDARDS
provisions are prohibited. PUNITIVE DAMAGES	215 ILCS 5/397 215 ILCS 5/143(2) REFERENCE 95 IL. App. 34	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly. DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
provisions are prohibited. PUNITIVE DAMAGES	215 ILCS 5/397 215 ILCS 5/143(2) REFERENCE 95 IL. App. 34	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly. DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS An insurer may not reimburse an insured for
provisions are prohibited. PUNITIVE DAMAGES	215 ILCS 5/397 215 ILCS 5/143(2) REFERENCE 95 IL. App. 34 3d 1122 215 ILCS	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly. DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS An insurer may not reimburse an insured for punitive damages assessed as a result of the
provisions are prohibited. PUNITIVE DAMAGES	215 ILCS 5/397 215 ILCS 5/143(2) REFERENCE 95 IL. App. 34 3d 1122 215 ILCS	REQUIREMENTS The Standard Fire Policy provides for pro rata return of premium if the insurer cancels the policy. Any forms that contain provisions to the contrary conflict with the Standard Fire Policy minimum language, and are deemed to contain exceptions and conditions that unreasonably or deceptively affect the risks that are purported to be assumed by the policy, in violation of Section 143(2) and will be disapproved accordingly. DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS An insurer may not reimburse an insured for punitive damages assessed as a result of the insured's own misconduct. If a form excludes

		damages. Any forms that contain provisions to the
		contrary are deemed to contain exceptions and
		conditions that unreasonably or deceptively affect
		the risks that are purported to be assumed by the
		policy, in violation of Section 143(2) and will be
		disapproved accordingly.
REBATES	REFERENCE	
		REQUIREMENTS
		No insurer, agent or broker shall offer, give, etc.,
prohibited.		any rebate of premium, agent's commission,
	215 ILCS 5/152	profits, dividends, or any special advantage in date
Rebates – penalties		of policy or age of issue, or any other valuable
		consideration or inducement, upon issuance or
		renewal, which is not specified in the policy
		contract of insurance.
		However, insurers may pay a bonus to
		policyholders or abate their premiums, in whole or
		in part, out of surplus accumulated from
		nonparticipating insurance.
		Insurers may also offer a child passenger restraint
		system, or a discount from the purchase price of a
		child passenger restraining system to
		policyholders, when the purpose of such system is
		the safety of a child and compliance with the
		"Child Passenger Protection Act."
		No insured or applicant shall directly or indirectly
		receive or accept any rebate of premium or agent's
		or broker's commission, or any favor or
		-
		advantage, or any valuable consideration or
		inducement, other than such as is specified in the
		policy.
		Any company or person violating any provision of
		Section 151 shall be guilty of a Class B
		misdemeanor.
STANDARD FIRE POLICY	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
		REQUIREMENTS

Coverage must conform to	215 ILCS 5/397	All policies or contracts covering fire and
Standard Fire Policy.		lightning issued or delivered by an insurer subject
	215 ILCS	to the provisions of the Illinois Insurance Code, or
	<u>5/397.05</u>	by any agent or representative thereof on any
		property in this State must conform to the
	<u>50 IL Adm.</u>	Standard Fire Policy, and no provision shall be
	Code 2301	more restrictive than those contained in the
	G. 1 177	Standard Fire Policy.
	Standard Fire	
WALLET DOLLGER	Policy Form	DESCRIPTION OF DEVIATION STANDARDS
VALUED POLICIES	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
77.1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	215 H GG 5/207	REQUIREMENTS
Valued policies are not allowed in	215 ILCS 5/39/	Valued policies are not allowed in Illinois. The
Illinois.		minimum contents requirement is the Standard
		Fire Policy, which requires, at minimum, Actual
VOIDANCE		Cash Value coverage. DESCRIPTION OF REVIEW STANDARDS
VOIDANCE	REFERENCE	
Demails and the second of a section	215 H CC 5/154	REQUIREMENTS
Requirements to rescind a policy		A policy may not be rescinded, defeated or
for misrepresentation or false		avoided unless the misrepresentation is stated in
warranty.		policy, endorsement or rider attached thereto, or in
		the written application therefore, and was made
		with the actual intent to deceive, or materially
		affected either the acceptance of the risk or the
		hazard assumed by the company.
		No personal lines policy may be rescinded after
		the policy has been in effect for one year, or one
		policy period, whichever is less.
MISCELLANEOUS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Prejudgment interest.	215 ILCS	Illinois courts do not award prejudgment interest.
		However, if a form references payment of
		prejudgment interest, then such payment must be a
		supplementary coverage and not paid within the
		policy limits. Any forms that contain provisions to
		the contrary are deemed to contain exceptions and
		conditions that unreasonably or deceptively affect
		the risks that are purported to be assumed by the
	н	P.

		policy, in violation of Section 143(2) and will be
		disapproved accordingly.
Post-judgment interest.	215 ILCS	If a form references payment of post-judgment
	5/143(2)	interest, then such payment must be a
		supplementary coverage and not paid within the
		policy limits. Any forms that contain provisions to
		the contrary are deemed to contain exceptions and
		conditions that unreasonably or deceptively affect
		the risks that are purported to be assumed by the
		policy, in violation of Section 143(2) and will be
		disapproved accordingly.
Endorsements that amend another	215 ILCS	An endorsement may not be used to amend
endorsement are prohibited.	5/143(2)	another endorsement. Such endorsements are
		deemed to result in inconsistent, ambiguous, or
		misleading clauses, in violation of Section 143(2)
		and will be disapproved accordingly.
Requirements for termination of	215 ILCS	Insurers must notify the Director of the
line of business.	<u>5/143.11a</u>	termination of a line of insurance, as well as the
		reasons for the action, 90 days before termination
		of any policy is effective. Termination notices
		may be emailed to <u>Amber Young</u> .
Negative response roll-ons are	215 ILCS 5/429	Form changes that are optional may not be applied
prohibited.		"automatically unless the insured rejects."
		Insureds must be offered the option and must
		respond affirmatively for the change to apply. To
		apply the option automatically unless rejected is to
		engage in an unfair or deceptive act or practice.
Mine subsidence coverage must be		In the 34 Illinois counties that have been
automatically included on policies	<u>5/801.1</u>	determined to have a significant mine subsidence
in 34 Illinois counties. In all other		exposure, every policy issued or renewed insuring
counties, insurers must provide	List of 34	a residential or commercial building on a direct
mine subsidence coverage if the	counties	basis shall include, at a separately stated premium,
insured requests it.		commercial mine subsidence coverage unless
		waived in writing by the insured.
		In all other Illinois counties insurance accept and in-
		In all other Illinois counties, insurers must provide
		mine subsidence insurance coverage if the insured
		requests it.

RATE, RULE, RATING PLAN, CLASSIFICATION, AND	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
TERRITORY FILING REQUIREMENTS		
Dwelling Fire rates and rules are	50 IL Adm.	Rate and rule filings are use and file. Such rate
required to be filed in Illinois.		and rule filings must be received by the
		Department no later than 10 days after their stated
Company rate information must be		effective dates. Companies under the same
completed for each company for		ownership or general management are required to
which a filing is being submitted.		make separate individual filings. Company group
"Me too" filings are not allowed.		("Me too") filings are not allowed.
ivic too minigs are not anowed.		All filings required under subsection (b)(1) must
Insurers may authorize attorneys,		be submitted using the System for Electronic Rate
consulting firms, etc. to submit		and Form Filing (SERFF) and must include:
rate filings to the Department, as		and Form Fining (SERFF) and must include.
long as the filing includes proper		1) The name of the advisory organization or
authorization.		company making the filing;
		2) Identification of the rule with the manual or
		kind of insurance to which it applies;
		3) Notification as to whether the filing is new or
		supersedes a present filing. Identification of all
		changes in all superseding filings, as well as to
		underline the new wording and overstrike the
		deleted or changed language and give an
		explanation for the changes being made, but
		alternative methods of indicating changes will also
		be accepted; and
		4) The effective date of use.
		Company Rate Information shall be completed for
		each company when a filing is being submitted
		that includes:
		A) Overall % Indicated Change.

B) Overall % Rate Impact – This is the statewide
average percentage change to the accepted rates
for the coverages included for each company.
tor the coverages included for each company.
C) Written premium change for this program –
This is the statewide change in written premium
based on the proposed overall percentage rate
impact for each company.
D) Number of policyholders affected for this
program – This is the number of policyholders
affected by the overall percentage rate impact for
each company.
E) Written premium for this program – This is the
statewide written premium for each company.
F) Maximum % Change.
G) Minimum % Change.
o) minimum /v enanger
Insurers may authorize attorneys, consulting firms,
etc. to submit rate filings to the Department, as
long as the filing includes a notice, signed by an
authorized company officer, giving authority for
the entity to act on the insurer's behalf on any
issues related to the filing.
ICE DESCRIPTION OF REVIEW STANDARDS
REQUIREMENTS
A company is not required to file rates for
individual Illinois risks which cannot be rated in
the normal course of business rating because of
special or unusual characteristics and must be
rated on the basis of underwriting judgment.
Company must maintain documentary information
regarding such individual risk rates for review by
the Department's Property & Casualty
Compliance Unit.

		A company is not required to file rates on
		individual risks where the development of the rate
		for the individual risk is dependent on an
		inspection of improvements on real property and
		an application of a schedule, the elements of
		which include loss ratio, hazard analysis, risk
		analysis and classification of municipal fire
		defenses.
		However, the company must maintain
		documentary information and records in its
		offices, which will be available for review by the
		Department's Property & Casualty Compliance
		Unit.
CREDIT	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Initial notification	215 ILCS	If credit information is used to underwrite or rate a
	<u>157/30</u>	risk, the insurer or the agent must disclose on the
		application or at the time the application is taken,
		that credit information may be used in connection
		with the application. The disclosure may be
		written or provided in the same medium as the
		application for insurance. An example of
		acceptable language is found within the Section.
Reunderwrite/Rerate based on	215 ILCS	An insurer shall at the request of an insured or the
credit	<u>157/20</u>	insured's agent, re-underwrite and re-rate the
		insured's personal insurance policy based on a
		current credit report or insurance score unless the
		insurer's treatment is as 1) otherwise approved by
		the Department; 2) the insured is already in the
		most favorably priced tier; 3) credit was not used
		for rating when the policy was initially written; 4)
		the insurer reevaluates the insured at least every
		36 months after policy issuance based on
		underwriting and rating factors other than credit
		information or 5) the insurer has recalculated an
		insurance score or obtained an updated credit
		report of the consumer in the previous 12-month
		period.
<u> </u>		<u>II</u>

Evetus and in a my life assents	215 II CC	215 H CC 157/22
Extraordinary life events		215 ILCS 157/22 requires insurers to
	<u>157/22</u>	review/consider an exception to the risk score
		based upon extraordinary life events after
		receiving a written and signed notification from
		the applicant or insured explaining how the
		applicant or insured believes the extraordinary life
		event adversely impacts the applicant's or
		insured's insurance risk score.
CREDIT SCORING AND	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
REPORTS		REQUIREMENTS
Requirements for use of credit	215 ILCS 157/	Public Act 93-0114 regarding use of credit
information in connection with		information for personal lines insurance became
personal lines policies - effective	Company	effective October 1, 2003.
October 1, 2003.	Bulletin 2003-	
	<u>03</u>	Please see the specific Public Act for details. In
		addition, please refer to Company Bulletin 2003-
	215 ILCS	03 for specific information and guidance.
	<u>157/22</u>	
OTHER	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Rating requirements for child	215 ILCS	For purposes of determining premium rates for
placed in the household by the IL	<u>5/155.30</u>	personal multi-peril property insurance policies
Dept of Children & Family		covering real property used principally for
Services or private welfare agency.		residential purposes or any household or personal
		property that is usual or incidental to the
		occupancy of any premises used for residential
		purposes, an insurer shall not treat a child placed
		in the household by the IL Dept of Children and
		Family Services or a private child welfare agency
		Family Services or a private child welfare agency differently from a natural or adopted child of the
		Family Services or a private child welfare agency differently from a natural or adopted child of the policy owner. Insurers shall not consider a policy
		Family Services or a private child welfare agency differently from a natural or adopted child of the policy owner. Insurers shall not consider a policy owner's acceptance of the placement of a foster
		Family Services or a private child welfare agency differently from a natural or adopted child of the policy owner. Insurers shall not consider a policy owner's acceptance of the placement of a foster child in his/her household as a use of the family
Unfair methods of competition or	215 ILCS	Family Services or a private child welfare agency differently from a natural or adopted child of the policy owner. Insurers shall not consider a policy owner's acceptance of the placement of a foster child in his/her household as a use of the family dwelling for a business purpose.
Unfair methods of competition or unfair or deceptive acts or	215 ILCS 5/424(3)	Family Services or a private child welfare agency differently from a natural or adopted child of the policy owner. Insurers shall not consider a policy owner's acceptance of the placement of a foster child in his/her household as a use of the family dwelling for a business purpose. It is an unfair method of competition or unfair and
unfair or deceptive acts or	215 ILCS 5/424(3)	Family Services or a private child welfare agency differently from a natural or adopted child of the policy owner. Insurers shall not consider a policy owner's acceptance of the placement of a foster child in his/her household as a use of the family dwelling for a business purpose. It is an unfair method of competition or unfair and deceptive act or practice if a company makes or
_		Family Services or a private child welfare agency differently from a natural or adopted child of the policy owner. Insurers shall not consider a policy owner's acceptance of the placement of a foster child in his/her household as a use of the family dwelling for a business purpose. It is an unfair method of competition or unfair and deceptive act or practice if a company makes or permits any unfair discrimination between
unfair or deceptive acts or		Family Services or a private child welfare agency differently from a natural or adopted child of the policy owner. Insurers shall not consider a policy owner's acceptance of the placement of a foster child in his/her household as a use of the family dwelling for a business purpose. It is an unfair method of competition or unfair and deceptive act or practice if a company makes or

		because of the race, color, religion, or national origin of such insurance risks or applicants.
Procedure as to unfair methods of	215 ILCS 5/429	Outlines the procedures the Director follows when
competition or unfair or deceptive		he has reason to believe that a company is
acts or practices not defined.		engaging in unfair methods of competition or
		unfair or deceptive acts or practices.

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