# **Review Requirements Checklist**

## Medical Malpractice Liability Rate/Rule

Contact Person: Eli Grigsby (217) 782-0388

### Line(s) of Insurance/Business:

#### TOI

Claims Made and Occurrence; filing code(s) 11.0000

- Claims Made; filing code(s) 11.2000
- Occurrence; filing code(s) 11.1000

#### Sub — TOI

- Acupuncture; filing code 11.0001
- Ambulance Services; filing code 11.0002
- Anesthetist; filing code 11.0031
- Assisted Living Facility; filing code 11.0033
- Chiropractic; filing code 11.0003
- Community Health Center; filing code 11.0004
- Dental Hygienists; filing code 11.0005
- Dentists; filing code 11.0030
- Dentists General Practice; filing code 11.0006
- Dentists Oral Surgeon; filing code 11.0007
- Home Care Service Agencies; filing code 11.0008
- Hospitals; filing code 11.0009
- Professional Nurses; filing code 11.0032
- Nurse Anesthetists; filing code 11.0010
- Nurse Lic. Practical; filing code 11.0011
- Nurse Midwife; filing code 11.0012
- Nurse Practitioners; filing code 11.0013
- Nurse Private Duty; filing code 11.0014
- Nurse Registered; filing code 11.0015
- Nursing Homes; filing code 11.0016
- Occupational Therapy; filing code 11.0017
- Ophthalmic Dispensing; filing code 11.0018

- Optometry; filing code 11.0019
- Osteopathy; filing code 11.0020
- Pharmacy; filing code 11.0021
- Physical Therapy; filing code 11.0022
- Physicians & Surgeons; filing code 11.0023
- Physicians Assistants; filing code 11.0024
- Podiatry; filing code 11.0025
- Psychiatry; filing code 11.0026
- Psychology; filing code 11.0027
- Speech Pathology; filing code 11.0028
- Other; filing code 11.0029

#### Links:

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

To assist insurers in submitting compliant medical liability rate/rule filings, the Department has created this separate, comprehensive rate/rule filing checklist for medical liability filings.

\*Please see the separate form filing checklist for requirements related to medical liability forms.

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 STANDARDS REQUIREMENTS
Must have proper Class and Clause authority to		To write Medical Malpractice coverage in Illinois companies must be licensed to write:

conduct this line of		
business in Illinois	<u>List of</u>	1. Class 2, Clause (c)
10 40111-000 111 1111110-10	Classes/Clauses	
RATES AND RULES	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
REQUIRED TO BE		REQUIREMENTS
FILED		-
Insurers shall make		The large and magnificant forms of callicability
		The laws and regulations for medical liability forms/endorsements and the laws for medical
separate filings for rate/rules and for		
forms/endorsements, etc.		liability rates/rules are different and each must be
forms/endorsements, etc.		reviewed according to its own set of
		laws/regulations/procedures. Therefore, insurers are required to file forms and rates/rules
		separately. For requirements regarding form
		filings, see separate form filing checklist.
INSURER FILING	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
REQUIREMENTS		REQUIREMENTS
Insurers must file their	215 ILCS	Insurers must file the following:
rates, rules, plans for	5/155.18	a) Medical liability insurance rate manual,
gathering statistics, etc.		including all rates.
upon commencement of	50 IL Adm. Code	b) Rules, including underwriting rule manuals
business.	<u>929</u>	which contain rules for applying rates or rating
		plans
		c) Classifications and other such schedules used in
		writing medical liability insurance.
		d) Statement regarding whether the insurer:
		Has its own plan for the gathering of medical
		liability statistics; or
		Reports its medical liability statistics to a
		statistical agent (and if so, which agent).
		The Director, at any time, may request a copy of
		the insurer's statistical plan or request the insurer
		to provide written verification of membership and
		reporting status from the insurer's reported
		statistical agency.
		Insurers are instructed to review all requirements
		in this checklist, including the requirements for

		applicable actuarial documentation, as well as all
		medical liability laws and regulations, to ensure
		that the filing contains all essential elements
		before submitting the filing to the Department.
AMENDMENTS TO	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
INITIAL RATE/RULE		REQUIREMENTS
FILINGS		
After a new insurer has	215 ILCS	After a new insurer has filed the
filed the	<u>5/155.18</u>	rates/rules/information described above, insurers
rates/rules/information		must file rates/rules/rating schedules (as described
described above, insurers	50 IL Adm. Code	above for new business) as often as such filings
must file rates/rules, or	<u>929</u>	are changed or amended, or when any new rates or
advise of changes to		rules are added.
statistical plans, as often as		
they are amended.		Any change in premium to the company's insureds
		as a result of a change in the company's base rates
		or a change in its increased limits factors shall
		constitute a change in rates and shall require a
		filing with the Director.
		Insurers shall also advise the Director if its plans
		for the gathering of statistics has changed, or if the
		insurer has changed statistical agents.
		The Director, at any time, may request a copy of
		the insurer's statistical plan or request the insurer
		to provide written verification of membership and
		reporting status from the insurer's reported
		statistical agency.
		Insurers are instructed to review all requirements
		in this checklist, including the requirements for
		applicable actuarial documentation, as well as all
		medical liability laws and regulations, to ensure
		that the filing contains all essential elements
		before submitting the filing to the Department.

EFFECTIVE DATES OF RATE/RULE FILINGS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
Illinois is "use and file" for medical liability rates and rules.	5/155.18	Medical liability insurance rates and rating schedule must be received at least annually <b>and</b> no later than 30 days after the effective date of any rate change or amendment.
ADOPTIONS OF ADVISORY ORGANIZATION FILINGS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
Insurer must file all rates and rules on its own behalf.		Rule 929 allows for insurers to adopt advisory organization rule filings.
SERFF FILING	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
"Me too" filings are not allowed.	215 ILCS 5/155.18  50 IL Adm. Code 929  Actuarial Certification Form	<ul> <li>A company filing directly must file using SERFF. The filings must include:</li> <li>The name of the company making the filing:</li> <li>The FEIN of the company making the filing:</li> <li>Identification of the classes of the medical liability insurance to which the filings applies;</li> <li>Notification as to whether the filing is new or supersedes a present filing. Identification of all changes in all superseding filings is required. The preferred format for identifying changes is to underline the new wording and overstrike the deleted or changed language and give an explanation for the changes being made;</li> <li>The effective date of use: and</li> </ul>

• Certification by an officer of the company and a qualified actuary that the company's experience.

A company must file on its own behalf all rates for medical liability insurance, and:

- File copies of a Rate Submission Letter using System for Electronic Rate and Form Filing (SERFF) or in another electronic format approved by the Director. This filing must include:
  - The name of the company making the filing;
  - FEIN of the company making the filing;
  - Identification of the classes of medical liability insurance to which the filing applies;
  - Notification of whether the filing is new or supersedes a present filing. Identification of all changes in superseding filings, as well as identification of all superseded filings is required;
  - o The effective date of use: and
  - Certification by an officer of the company and a qualified actuary that the company s rates are based on sound actuarial principles and are not inconsistent with the company's experience. (Insurers may use their own form or may use the sample form created by the Department.)

Companies under the same ownership or general management are required to make **separate**, **individual company filings**. Company Group ("Me too") filings are unacceptable.

COMPANY RATE INFORMATION ON SERFF	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
For any rate change, the company rate information must be completed.	929	Company Rate Information shall be completed for each company when a filing is being submitted that includes:  • Overall % Indicated Change • Overall % Rate Impact — This is the statewide average percentage change to the accepted rates for the coverages included for each company • 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 • Number of policyholders affected for this program — This is a statewide written premium for each company • Maximum % Change • Minimum % Change
CLAIMS MADE REQUIREMENTS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
Extended reporting period (tail coverage) requirements.	<u>5/143(2)</u>	When issuing claims-made medical liability insurance policies, insurers must include the following specific information in their rate/rule manuals:  ==> provide a free 30-day extended reporting period to report occurrences,  ==> offer at least 1-year (12 months) extended reporting period. ***  ==> allow the insured 30 days after the policy is terminated to purchase the extended reporting period coverage; ***

- ==>The rate/rule manual must specify whether the extended reporting period is unlimited or indicate its term (i.e. number of years).
- ==>Cost of the extended reporting period, which **must** be priced as a factor of one of the following:
  \*\*\*
  - o The last 12 months' premium.
  - o The premium in effect at policy issuance.
  - o The expiring annual premium.
- ==> List of any credits, discounts, etc. that will be added or removed when determining the final extended reporting period premium.
- ==>Insurer will inform the insured of the extended reporting period premium at the time the last policy is purchased. The insurer may not wait until the insured requests to purchase the extended reporting period coverage to tell the insured what the premium will be or how the premium would be calculated.
- ==>Insurer will offer the extended reporting period when the policy is terminated for any reason, including non-payment of premium, and whether the policy is terminated at the company's or insured's request.
- \*\*\* If the medical liability coverage is combined with other professional or general liability coverages, the medical liability insurer must meet all of the above requirements, except those indicated with \*\*\*, in which case, the insurer must:
- Offer free 5-year extended reporting period (tail coverage) or

GROUP MEDICAL LIABILITY		<ul> <li>Offer an unlimited extended reporting period with the limits reinstated (100% of aggregate expiring limits for the duration)</li> <li>Cap the premium at 200% of the annual premium of the expiring policy; and</li> <li>Give the insured a free-60 day period after the end of the policy to request the coverage.</li> <li>DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS</li> </ul>
Group medical liability insurance is not specifically allowed under the Illinois Insurance Code.	388g 215 ILCS 5/393a- 393g 215 ILCS 5/400.1 IL Adm. Code 2302	There are no enabling statutes in Illinois that authorize the writing of group fire, casualty, inland marine, or surety insurance. The effect is to require that all fire, casualty, inland marine, or surety insureds of the same class be treated alike. These provisions are not applicable where the Illinois Insurance Code specifically authorizes the grouping of risks. The only coverages that are currently authorized on a group basis are: a) group vehicle; b) group professional liability; c) group inland marine; d) group legal.
CANCELLATION & NONRENEWAL PROVISION REQUIREMENTS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
cancellation/nonrenewal laws.	Liability Forms Checklist for Specific Information about Illinois Cancellation & Nonrenewal Laws and Regulations	If a rate or rule manual contains language pertaining to cancellation or nonrenewal of any medical liability insurance coverage, such provisions must comply with all cancellation and nonrenewal provisions of the Illinois Insurance Code, including but not limited to the following: 143.10, 143.16, 143.16a, 143.17a. See Medical Liability Forms Checklist for Specific Information about Illinois Cancellation & Nonrenewal Laws and Regulations,

ACTUARIAL REVIEW	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
REQUIREMENTS		REQUIREMENTS
Rates shall not be excessive, inadequate, or unfairly discriminatory.	215 ILCS 5/155.18	In the making or use of rates pertaining to all classes of medical liability insurance, rates shall not be excessive, or inadequate, nor shall they be unfairly discriminatory.
		Rate and rule manual provisions should be defined and explained in a manner that allows the Department to ascertain whether the provision could be applied in an unfairly discriminatory manner. For example, if a rate/rule manual contains ranges of premiums or discounts, the provision must specify the criteria to determine the specific premium/discount an insured or applicant would receive.
		The Director may, by order, adjust a rate or take any other appropriate action at the conclusion of a hearing.
PRICING	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Insurers shall consider certain information when developing medical	215 ILCS 5/155.18	Consideration shall be given, to the extent applicable, to past and prospective loss experience within and outside this State, to a reasonable
liability rates.		margin for underwriting profit and contingencies, to past and prospective expenses both countrywide and those especially applicable to Illinois, and to all other factors, including judgment factors, deemed relevant within and outside Illinois.
		Consideration may also be given in the making and use of rates to dividends, savings or unabsorbed premium deposits allowed or returned by companies to their policyholders, members or subscribers.
		The systems of expense provisions included in the

		rates for use by any company or group of companies may differ from those of other companies or groups of companies to reflect the operating methods of any such company or group with respect to any kind of insurance, or with respect to any sub Department or combination thereof.
MINIMUM PREMIUM	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
RULES		REQUIREMENTS
Insurers may group or	215 ILCS	Risks may be grouped by classifications for the
classify risks for	<u>5/155.18</u>	establishment of rates and minimum premiums.
establishing rates and		
minimum premiums.		
INDIVIDUAL RISK	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
RATING		REQUIREMENTS
Risks may be rated on an individual basis as long as all provisions required in Section 155.18 are met.	215 ILCS 5/155.18	Classification rates may be modified to produce rates for individual risks in accordance with rating plans which establish standards for measuring variations in hazards or expense provisions, or both. Such standards may measure any difference among risks that have a probable effect upon losses or expenses. Such classifications or modifications of classifications of risks may be established based upon size, expense, management, individual experience, location or dispersion of hazard, or any other reasonable considerations, and shall apply to all risks under the same or substantially the same circumstances or conditions. The rate for an established classification should be related generally to the
DISCRIMINATION	REFERENCE	anticipated loss and expense factors or the class.  DESCRIPTION OF REVIEW STANDARDS
DISCRIMINATION	REFERENCE	REQUIREMENTS
Civil Union Partnerships-	750 ILCS 75/1	The Religious Freedom Protection and Civil
effective June 1, 2011		Union Act will allow both same-sex and different- sex couples to enter into a civil union with all of the obligations, protections, and legal rights that

	Civil Union Fact Sheet	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 member" it is required that parties to a civil union be included in these definitions.
RISK CLASSIFICATION	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
Risks may be grouped by classifications.	215 ILCS 5/155.18	Risks may be grouped by classifications for the establishment of rates and minimum premiums.
Rating decisions based solely on domestic violence.	215 ILCS 5/155.22b	No insurer may that issues a property and casualty policy may use the fact that an applicant or 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 decision.
Unfair methods of competition or unfair or deceptive acts or practices defined.	215 ILCS 5/424(3)	It is an unfair method of competition or unfair and deceptive act or practice if a company makes or 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 competition or unfair or deceptive acts or practices not defined.	215 ILCS 5/429	Outlines the procedures the Director follows when he has reason to believe that a company is engaging in unfair methods of competition or unfair or deceptive acts or practices.
TERRITORIAL DEFINITIONS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
Rate/rule manuals must contain correct and adequate definitions of Illinois territories.	215 ILCS 5/155.18	When an insurer's rate/rule program includes differing territories within the State of Illinois, rate/rule manuals must contain correct and adequate definitions of those territories, and that all references to the territories or definitions are

SUMMARY OF EFFECTS EXHIBIT	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
		<ul> <li>Explanation of ratemaking methodologies.</li> <li>Explanations of specific changes included in the filing.</li> <li>Narrative that will assist in understanding the filing.</li> </ul>
Insurers shall include actuarial explanatory memorandum with any rate filing, as well as any rule filing that affects the ultimate premium.	215 ILCS 5/155.18 50 IL Adm. Code 929	Insurers shall include actuarial explanatory memorandum with any rate filing, as well as any rule filing that affects the ultimate premium. The explanatory memorandum shall contain, at minimum, the following information:
EXPLANATORY MEMORANDUM	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
		If the Director requests information or statistical data to determine the manner the insurer used to set the filed rates and/or to determine the reasonableness of those rates, as well as the manner of promulgation and the acceptability or unacceptability of a filing for rules, minimum premiums, or any combination thereof, the insurer shall provide such data or information within 14 calendar days of the Director's request.
Director may request actuarial and statistical information.	215 ILCS 5/155.18 50 IL Adm. Code 929	The Director may require the filing of statistical data and any other pertinent information necessary to determine the manner of promulgation and the acceptability or unacceptability of a filing for rules, minimum premiums, rates, forms or any combination thereof.
ACTUARIAL OR STATISTICAL INFORMATION	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
		accurate, so the Department does not need to request additional information.

	1	
Insurers shall include an		Insurers shall include an exhibit illustrating the
exhibit illustrating the	<u>5/155.18</u>	effect of each individual change being made in the
effect of each change and		filing (e.g. territorial base rates, classification
calculation indicating how		factor changes, number of exposures affected by
the final effect was	<u>929</u>	each change being made, etc.), and include a
derived.		supporting calculation indicating how the final
		effect was derived.
ACTUARIAL	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
INDICATION		REQUIREMENTS
Insurers shall include	215 ILCS	Insurers shall include actuarial support justifying
actuarial support justifying	<u>5/155.18</u>	the overall changes being made, including but not
the overall changes being		limited to:
made.		• Pure premiums (if used).
	<u>929</u>	• Earned premiums.
		Incurred losses.
		Loss development factors.
		• Trend factors.
		On-Level factors.
		Permissible loss ratios, etc.
LOSS DEVELOPMENT	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
FACTORS AND		REQUIREMENTS
ANALYSIS		
Insurers shall include		Insurers shall include actuarial support for loss
support for loss		development factors and analysis, including but
development factors and	DU II. Adm. Code	not limited to loss triangles and selected factors, as
analysis.	929	well as support for the selected factors.
ULTIMATE LOSS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
SELECTIONS	KELEKENCE	DESCRIPTION OF REVIEW STANDARDS
SELECTIONS	REFERENCE	REQUIREMENTS
Insurers shall include		
	215 ILCS	REQUIREMENTS
Insurers shall include	215 ILCS 5/155.18	REQUIREMENTS  Insurers shall include support for ultimate loss
Insurers shall include support for ultimate loss	215 ILCS 5/155.18 50 IL Adm. Code	REQUIREMENTS  Insurers shall include support for ultimate loss selections, including an explanation of selected
Insurers shall include support for ultimate loss	215 ILCS 5/155.18 50 IL Adm. Code 929	REQUIREMENTS  Insurers shall include support for ultimate loss selections, including an explanation of selected losses if results from various methods differ
Insurers shall include support for ultimate loss selections.	215 ILCS 5/155.18 50 IL Adm. Code	REQUIREMENTS  Insurers shall include support for ultimate loss selections, including an explanation of selected losses if results from various methods differ significantly.

215 ILCS	Insurers shall include support for trend factors and
5/155.18	analysis, including loss and premium trend
50 IL Adm. Code 929	exhibits demonstrating the basis for the selections used.
REFERENCE	DESCRIPTION OF REVIEW STANDARDS
	REQUIREMENTS
215 ILCS	Insurers shall include support for on-level factors
<u>5/155.18</u>	and analysis, including exhibits providing on-level
50 IL Adm. Code 929	factors and past rate changes included in calculations.
REFERENCE	DESCRIPTION OF REVIEW STANDARDS
	REQUIREMENTS
215 ILCS	Insurers shall include support for loss adjustment
5/155.18	expenses, including exhibits providing
	documentation to support factors used for ALAE
	and ULAE. If ALAE is included in loss
929	development analysis, no additional ALAE exhibit
	is required.
REFERENCE	DESCRIPTION OF REVIEW STANDARDS
	REQUIREMENTS
215 ILCS	Insurers shall include an exhibit indicating all
<u>5/155.18</u>	expenses used in the calculation of the permissible
50 H A 1 C 1	loss ratio, including explanations and support for
	selections.
929	
	The systems of expense provisions included in the
	rates for use by any company or group of companies may differ from those of other
	companies or groups of companies to reflect the
	operating methods of any such company or group
	with respect to any kind of insurance, or with
	respect to any sub-Department or combination
	thereof.
REFERENCE	DESCRIPTION OF REVIEW STANDARDS
	REQUIREMENTS
	I
	5/155.18  50 IL Adm. Code 929  REFERENCE  215 ILCS 5/155.18  50 IL Adm. Code 929  REFERENCE  215 ILCS 5/155.18  50 IL Adm. Code 929  REFERENCE  215 ILCS 5/155.18  50 IL Adm. Code 929

Insurers shall include an	215 ILCS	Insurers shall include an exhibit demonstrating the
exhibit for investment	5/155.18	calculation for the investment income factor used
income calculation.	50 IL Adm. Code 929	in the indication.
PROFIT AND	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
CONTINGENCIES		REQUIREMENTS
CALCULATION		
Insurers shall include an	215 ILCS	Insurers shall include an exhibit illustrating the
exhibit for profit and	<u>5/155.18</u>	derivation of any profit and contingencies load.
contingencies load.	50 IL Adm. Code 929	
CREDIBILITY	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
STANDARD USED		REQUIREMENTS
Insurers shall include the	215 ILCS	Insurers should include the number of claims
number of claims being	<u>5/155.18</u>	being used to calculate the credibility factor. If
used to calculate the		another method of calculating credibility is
credibility factor.	50 IL Adm. Code	utilized, insurers should include a description of
	<u>929</u>	the method used.
OTHER ACTUARIAL	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
INFORMATION		REQUIREMENTS
DECHIDED		
REQUIRED		
Insurers must include the	215 ILCS	Insurers shall also include the following
_	215 ILCS 5/155.18	Insurers shall also include the following information:
Insurers must include the	5/155.18	information: •All actuarial support/justification for all rates
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information:
Insurers must include the information described in	5/155.18	information: •All actuarial support/justification for all rates
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information: •All actuarial support/justification for all rates being changed, including but not limited to changes in:
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information:  •All actuarial support/justification for all rates being changed, including but not limited to changes in:  o Base rates;
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information:  •All actuarial support/justification for all rates being changed, including but not limited to changes in:  o Base rates; o Territory definitions;
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information:  •All actuarial support/justification for all rates being changed, including but not limited to changes in:  o Base rates; o Territory definitions; o Territory factor changes;
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information:  •All actuarial support/justification for all rates being changed, including but not limited to changes in:  o Base rates; o Territory definitions;
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information:  •All actuarial support/justification for all rates being changed, including but not limited to changes in:  o Base rates; o Territory definitions; o Territory factor changes; o Classification factor changes;
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information:  •All actuarial support/justification for all rates being changed, including but not limited to changes in:  o Base rates; o Territory definitions; o Territory factor changes; o Classification factor changes; o Classification definition changes; o Changes to schedule credits/debits, etc.
Insurers must include the information described in	5/155.18 50 IL Adm. Code	information:  •All actuarial support/justification for all rates being changed, including but not limited to changes in:  o Base rates; o Territory definitions; o Territory factor changes; o Classification factor changes; o Classification definition changes;

		•Any exhibits necessary to support the filing that
		are not mentioned elsewhere in this checklist.
SCHEDULE RATING	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
PLAN		REQUIREMENTS
Insurers must include the	215 ILCS	Insurers should include appropriate actuarial
information described at	<u>5/155.18</u>	justification when filing and/or making changes to
right.	50 IL Adm. Code 929	schedule rating plans. The schedule rating plan
		must allow for both scheduled debits/credits and
		must be limited to a maximum level of 25%.
	Company Bulletin	
	CB 2011-05	

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