GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

SENATE DRS25036-RU-4 (02/14)

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(Public)

Short Title: Revise Auto Insurance Rate Filing Approval.

Sponsors:	Senator Rand.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO REVISE THE AUTOMOBILE LIABILITY INSURANCE RATE
3	FILING REVIEW PROCESS TO INCLUDE THE USE OF A SPECIAL JUDGE
4	FOR RATE FILING CASES.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 58-1-5 is amended by adding a new subdivision to read:
7	"§ 58-1-5. Definitions.
8	In this Chapter, unless the context clearly requires otherwise:
9	
10	(9g) "Special judge" means a judge appointed in accordance with
11	<u>G.S. 58-36-15 or G.S. 58-36-20.</u>
12	"
13	SECTION 2. G.S. 58-2-50 reads as rewritten:
14	"§ 58-2-50. Examinations, hearings, and investigations.
15	All-Except as otherwise provided in this Chapter, all examinations, hearings, and
16	investigations provided for by this Chapter may be conducted by the Commissioner
17	personally or by one or more deputies, investigators, actuaries, examiners or employees
18	designated for the purpose. If the Commissioner or any investigator appointed to
19	conduct the investigations is of the opinion that there is evidence to charge any person
20	or persons with a criminal violation of any provision of this Chapter, the Commissioner
21	may arrest with warrant or cause the person or persons to be arrested. All hearings shall,
22	unless otherwise specially provided, be held in accordance with this Article and Article
23	3A of Chapter 150B of the General Statutes and at a time and place designated in a
24	written notice given by the Commissioner to the person cited to appear. The notice shall
25	state the subject of inquiry and the specific charges, if any."
26	SECTION 3. G.S. 58-2-53 reads as rewritten:
27	"§ 58-2-53. Filing approvals and disapprovals; clarification of law.

1 Whenever Except as otherwise provided in this Chapter, whenever any provision of 2 this Chapter requires a person to file rates, forms, classification plans, rating plans, 3 plans of operation, the Safe Driver Incentive Plan, or any other item with the 4 Commissioner or Department for approval, the approval or disapproval of the filing is 5 an agency decision under Chapter 150B of the General Statutes only with respect to the 6 person making the filing or any person that intervenes in the filing."

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SECTION 4. G.S. 58-2-80 reads as rewritten:

"§ 58-2-80. Court review of rates and classification.

9 Any order or decision of the Commissioner or special judge that the premium rates charged or filed on all or any class of risks are excessive, inadequate, unreasonable, 10 11 unfairly discriminatory or are otherwise not in the public interest or that a classification 12 or classification assignment is unwarranted, unreasonable, improper, unfairly 13 discriminatory or not in the public interest may be appealed to the North Carolina Court 14 of Appeals by any party aggrieved thereby. Any such order shall be based on findings of 15 fact, and if applicable, findings as to trends related to the matter under investigation, and conclusions of law based thereon. Any order or decision of the Commissioner, if 16 17 supported by substantial evidence, shall be presumed to be correct and proper. For the 18 purposes of the appeal the Insurance Commissioner, who shall be represented by his 19 general counsel, shall be deemed an aggrieved party."

SECTION 5. G.S. 58-2-85 reads as rewritten:

21 **"§ 58-2-85. Procedure on appeal under § 58-2-80.**

22 Appeals to the North Carolina Court of Appeals pursuant to G.S. 58-2-80 shall be 23 subject to the following provisions:

- 24 No party to a proceeding before the Commissioner or special judge (1)25 may appeal from any final order or decision of the Commissioner or 26 special judge unless within 30 days after the entry of such final order 27 or decision, or within such time thereafter as may be fixed by the 28 Commissioner, by order made within 30 days, the party aggrieved by 29 such decision or order shall file with the Commissioner notice of 30 appeal and exceptions which shall set forth specifically the ground or 31 grounds on which the aggrieved party considers said decision or order 32 to be unlawful, unjust, unreasonable or unwarranted, and including 33 errors alleged to have been committed by the Commissioner.appeal. 34
- Any party may appeal from all or any portion of any final order or (2)35 decision of the Commissioner or special judge in the manner herein provided. Copy of the notice of appeal shall be mailed by the 36 37 appealing party at the time of filing with the Commissioner or special 38 judge, to each party to the proceeding to the addresses as they appear 39 in the files of the Commissioner in the proceeding. The failure of any 40 party, other than the Commissioner, party to be served with or to receive a copy of the notice of appeal shall not affect the validity or 42 regularity of the appeal.

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1	(3)	The Commissioner may on motion of any party to the proceeding or
2		on its own motion set the exceptions to the final order upon which
3		such appeal is based for further hearing before the Commissioner.
4	(4)	The appeal shall lie to the Court of Appeals as provided in G.S. 7A-29.
5		The procedure for the appeal shall be as provided by the rules of
6		appellate procedure.
7	(5).(6) Repealed by Session Laws 1975, c. 391, s. 11.
8	(7)	The Court of Appeals shall hear and determine all matters arising on
9	(7)	such appeal, as in this Article provided, and may in the exercise of its
10		discretion assign the hearing of said appeal to any panel of the Court of
11		Appeals.
12	(8)	Unless otherwise provided by the rules of appellate procedure, the
12	(0)	cause on appeal from the Commissioner of Insurance or special judge
13 14		shall be entitled "State of North Carolina ex rel. Commissioner of
15		Insurance (here add any additional parties in support of the
16		Commissioner's order and their capacity before the Commissioner).
17		Appellee(s) v. (here insert name of appellant and his capacity before
18		the Commissioner), Appellant." Appeals from the Insurance
19		Commissioner pending in the superior courts on January 1, 1972, shall
20		remain on the civil issue docket of such superior court and shall have
21		priority over other civil actions. Appeals to the Court of Appeals under
22		G.S. 7A-29 shall be docketed in accordance with the rules of appellate
23		procedure.
24	(9)	In any appeal to the Court of Appeals, the complainant in the original
25		complaint before the Commissioner or special judge shall be a party to
26		the record and each of the parties to the proceeding before the
27		Commissioner or special judge shall have a right to appear and
28		participate in said appeal.
29	(10)	An appeal under this section shall operate as a stay of the
30		Commissioner's or special judge's order or decision until said appeal
31		has been dismissed or the questions raised by the appeal determined
32		according to law."
33	SECT	FION 6. G.S. 58-2-90 reads as rewritten:
34	"§ 58-2-90. Ext	tent of review under § 58-2-80.
35	(a) On a	ppeal the court shall review the record and the exceptions and
36	assignments of	error in accordance with the rules of the Court of Appeals, and any
37	-	rities in procedures before the Commissioner, Commissioner or special
38		vn in the record, shall be considered under the rules of the Court of
39	Appeals.	
40		as necessary to the decision and where presented, the court shall decide
<i>A</i> 1		estions of law interpret constitutional and statutory provisions and

40 (b) So far as necessary to the decision and where presented, the court shall decide 41 all relevant questions of law, interpret constitutional and statutory provisions, and 42 determine the meaning and applicability of the terms of any action of the 43 Commissioner.Commissioner or special judge. The court may affirm or reverse the 44 decision of the Commissioner,Commissioner or special judge, declare the same null and

void, or remand the case for further proceedings; or it may reverse or modify the 1 2 decision if the substantial rights of the appellants have been prejudiced because the 3 Commissioner's or special judge's findings, inferences, conclusions or decisions are: 4 In violation of constitutional provisions, or (1)5 In excess of statutory authority or jurisdiction of the Commissioner, or (2)6 (3) Made upon unlawful proceedings, or 7 (4) Affected by other errors of law, or 8 (5) Unsupported by material and substantial evidence in view of the entire 9 record as submitted, or 10 (6) Arbitrary or capricious. 11 (c) In making the foregoing determinations, the court shall review the whole 12 record or such portions thereof as may be cited by any party and due account shall be 13 taken of the rule of prejudicial error. The appellant shall not be permitted to rely upon 14 any grounds for relief on appeal which were not set forth specifically in his notice of 15 appeal filed with the Commissioner. 16 (d) The court shall also compel action of the Commissioner unlawfully withheld or unlawfully or unreasonably delayed. 17 Upon any appeal, the rates fixed or any rule, regulation, finding, 18 (e) 19 determination, or order made by the Commissioner under the provisions of Articles 1 20 through 64 of this Chapter shall be prima facie correct." 21 SECTION 7. G.S. 58-36-15 reads as rewritten: 22 "§ 58-36-15. Filing loss costs, rates, plans with Commissioner; public inspection of 23 filings. 24 The Bureau shall file with the Commissioner copies of the rates, loss costs, (a) 25 classification plans, rating plans and rating systems used by its members. Each rate or 26 loss costs filing shall become effective on the date specified in the filing, but not earlier 27 than 210-90 days from the date the filing is received by the Commissioner: Provided 28 that (1) rate or loss costs filings for workers' compensation insurance and employers' 29 liability insurance written in connection therewith shall not become effective earlier 30 than 210 days from the date the filing is received by the Commissioner or on the date as 31 provided in G.S. 58-36-100, whichever is earlier; and (2) Commissioner, provided that 32 any filing may become effective on a date earlier than that specified in this subsection 33 upon agreement between the Commissioner and the Bureau. 34 A filing shall be open to public inspection immediately upon submission to (b) 35 the Commissioner. 36 The Bureau shall maintain reasonable records, of the type and kind (c) 37 reasonably adapted to its method of operation, of the experience of its members and of 38 the data, statistics or information collected or used by it in connection with the rates, 39 rating plans, rating systems, loss costs and other data as specified in G.S. 58-36-100, 40 underwriting rules, policy or bond forms, surveys or inspections made or used by it. 41 With respect to the filing of rates for nonfleet private passenger motor vehicle (d) 42 insurance, the Bureau shall, on or before February 1 of each year, or later with the 43 approval of the Commissioner, On or before February 1 of each year, or later with the 44 approval of the Commissioner, and at such other times as the Bureau deems such filings

to be necessary, the Bureau shall file with the Commissioner the experience, data, 1 2 statistics, and information referred to in subsection (c) of this section for nonfleet 3 private passenger motor vehicle insurance subject to the Bureau's jurisdiction and any 4 adjustments in the rates. On or before September 1 of each year, or later with the 5 approval of the Commissioner, and at such other times as the Bureau deems such filings 6 to be necessary, the Bureau shall file with the Commissioner the experience, data, statistics, and information referred to in subsection (c) of this section for loss costs and 7 8 residual market rates for workers' compensation insurance and employers' liability 9 insurance written in connection therewith and any proposed adjustments in the rates for 10 all member companies of the Bureau.or loss costs. 11 Any filing in which an adjustment in rates or loss costs is filed The filing (d1)12 shall include, where deemed by the Commissioner to be necessary for proper review, the data specified in subsections (c), (e), (g) and (h) of this section. The Bureau shall file 13 14 with and at the time of any such rate or loss costs filing testimony, exhibits, and other 15 information explaining the adjustment in the rates and loss costs. Any filing that does not 16 contain the data required by this subsection may be returned to the Bureau and not be 17 deemed a proper filing. Provided, however, that if the Commissioner concludes that a 18 filing does not constitute a proper filing he shall promptly notify the Bureau in writing 19 to that effect, which notification shall state in reasonable detail the basis of the 20 Commissioner's conclusion. The Bureau shall then have a reasonable time to remedy the 21 defects so specified. An otherwise defective filing thus remedied shall be deemed to be 22 a proper and timely filing, except that all periods of time specified in this Article will 23 run from the date the Commissioner receives additional or amended documents 24 necessary to remedy all material defects in the original filing. 25 (e) The Commissioner may require the filing of supporting data including: 26 The Bureau's interpretation of any statistical data relied upon; (1)27 (2)Descriptions of the methods employed in setting the rates; 28 Analysis of the incurred losses submitted on an accident year or policy (3)29 year basis into their component parts; to wit, paid losses, reserves for 30 losses and loss expenses, and reserves for losses incurred but not 31 reported; 32 (4)The total number and dollar amount of paid claims; 33 The total number and dollar amount of case basis reserve claims; (5)34 Earned and written premiums at current rates by rating territory; (6)35 (7)Earned premiums and incurred losses according to classification plan 36 categories; and 37 (8) Income from investment of unearned premiums and loss and loss 38 expense reserves generated by business within this State. 39 Provided, however, that with respect to business written prior to January 1, 1980, the 40 Commissioner shall not require the filing of such supporting data which has not been 41 required to be recorded under statistical plans approved by the Commissioner. 42 On or before September 1 of each calendar year, or later with the approval of (f)43 the Commissioner, the Bureau shall submit to the Commissioner the experience, data, 44 statistics, and information referred to in subsection (c) of this section and required under

1	G.S. 58-36-100	and a residual market rate or prospective loss costs review based on
2	those data for	workers' compensation insurance and employers' liability insurance
3	written in conne	ection therewith. Any rate or loss costs increase for that insurance that is
4	implemented un	nder this Article shall become effective solely to insurance with an
5	inception date o	n or after the effective date of the rate or loss costs increase.
6	(g) The f	ollowing information must be included in policy form, rule, and rate or
7	loss costs filings	s under this Article and under Article 37 of this Chapter:
8	(1)	A detailed list of the rates, loss costs, rules, and policy forms filed,
9		accompanied by a list of those superseded; and
10	(2)	A detailed description, properly referenced, of all changes in policy
11		forms, rules, prospective loss costs, and rates, including the effect of
12		each change.
13	(h) Excep	ot to the extent the Commissioner determines that this subsection is
14	inapplicable to	filings made under G.S. 58-36-100 and except for filings made under
15	G.S. 58-36-30,	all policy form, rule, prospective loss costs, and rate filings under this
16	Article and Ar	ticle 37 of this Chapter that are based on statistical data must be
17	accompanied by	the following properly identified information:
18	(1)	North Carolina earned premiums at the actual and current rate level;
19		losses and loss adjustment expenses, each on paid and incurred bases
20		without trending or other modification for the experience period,
21		including the loss ratio anticipated at the time the rates were
22		promulgated for the experience period;
23	(2)	Credibility factor development and application;
24	(3)	Loss development factor derivation and application on both paid and
25		incurred bases and in both numbers and dollars of claims;
26	(4)	Trending factor development and application;
27	(5)	Changes in premium base resulting from rating exposure trends;
28	(6)	Limiting factor development and application;
29	(7)	Overhead expense development and application of commission and
30		brokerage, other acquisition expenses, general expenses, taxes,
31		licenses, and fees;
32	(8)	Percent rate or prospective loss costs change;
33	(9)	Final proposed rates;
34	(10)	Investment earnings, consisting of investment income and realized
35		plus unrealized capital gains, from loss, loss expense, and unearned
36		premium reserves;
37	(11)	Identification of applicable statistical plans and programs and a
38		certification of compliance with them;
39	(12)	Investment earnings on capital and surplus;
40	(13)	Level of capital and surplus needed to support premium writings
41		without endangering the solvency of member companies; and
42	(14)	Such other information that may be required by any rule adopted by
43		the Commissioner.

Provided, however, that no filing may be returned or disapproved on the grounds that 1 2 such information has not been furnished if insurers have not been required to collect 3 such information pursuant to statistical plans or programs or to report such information 4 to the Bureau or to statistical agents, except where the Commissioner has given 5 reasonable prior notice to the insurers to begin collecting and reporting such 6 information, or except when the information is readily available to the insurers. If, within 30 days following the date of any filing, the Commissioner concludes that a 7 8 filing does not constitute a proper filing because it does not contain the data required by 9 this subsection, the filing may be returned to the Bureau by the Commissioner with a 10 notification stating in detail the basis of the Commissioner's conclusion. The Bureau 11 shall then have 30 days to cure such defect or defects. If the Bureau disagrees with the 12 Commissioner's conclusion, the Bureau shall notify the Commissioner in writing, and 13 the Commissioner shall have 15 days from the date of the notification to request that the 14 Chief Justice of the Supreme Court, pursuant to the rules of practice and procedure as 15 authorized under G.S. 7A-34, appoint a special judge to hold hearings to determine whether the filing constitutes a proper filing. The special judge so appointed shall also 16 17 conduct the hearing on the filing if a hearing is required. If the special judge determines 18 that the defect is material such that the filing does not constitute a proper filing, the 19 special judge shall order the Bureau to cure the defect or defects within 30 days from 20 the date of the special judge's order. An otherwise defective filing thus cured shall be 21 deemed to be a proper and timely filing, except that all periods of time specified in this 22 section shall run from the date the Commissioner receives the materials necessary to 23 remedy the material defects in the original filing.

24 The Bureau shall file with and at the time of any rate or prospective loss costs (i) 25 filing all testimony, exhibits, and other information on which the Bureau will rely at the 26 hearing on the rate filing. The Department shall file all testimony, exhibits, and other 27 information on which the Department will rely at the hearing on the rate filing 20 days 28 in advance of the convening date of the hearing. Upon the issuance of a notice of 29 hearing the Commissioner shall hold a meeting of the parties to provide for the 30 scheduling of any additional testimony, including written testimony, exhibits or other 31 information, in response to the notice of hearing and any potential rebuttal testimony, 32 exhibits, or other information. This subsection also applies to rate filings made by the North Carolina Motor Vehicle Reinsurance Facility under Article 37 of this Chapter."

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SECTION 8. G.S. 58-36-20 reads as rewritten:

35 "§ 58-36-20. Disapproval; hearing, order; adjustment of premium, review of filing.

36 At any time within 50 days after the date of any filing, filing which includes (a) 37 an adjustment in rates or loss costs, or within 30 days following the Bureau's curing any 38 defect or defects in the original filing as provided in G.S. 58-36-15(h), the 39 Commissioner may give written notice of hearing to the Bureau specifying in what 40 respect and to what extent the Commissioner contends the filing fails to comply with the 41 requirements of this Article and fixing a date for hearing not less than 30 days from the 42 date of mailing of such notice. At the hearing the factors specified in G.S. 58-36-10 43 shall be considered. If the Commissioner after hearing finds that the filing does not comply with the provisions of this Article, he may issue his order determining wherein 44

and to what extent such filing is deemed to be improper and fixing a date thereafter, 1 2 within a reasonable time, after which the filing shall no longer be effective. Any order 3 of disapproval under this section must be entered within 210 days after the date the 4 filing is received by the Commissioner. and specifying the rates or loss costs the 5 Commissioner contends are appropriate and the method of calculation thereof. 6 Concurrent with the written notice, the Commissioner shall, unless a special judge has 7 been appointed pursuant to G.S. 58-36-15, request that the Chief Justice of the Supreme 8 Court, pursuant to the rules of practice and procedure as authorized by G.S. 7A-34, 9 designate a special judge to conduct a hearing to determine the issues raised by the 10 Commissioner's notice of hearing. If the Commissioner fails to comply with any of the 11 requirements of this section, the filing shall be deemed approved. In the event that no notice of hearing shall be issued within 50 days from the 12 (b)13 date of any such filing, the filing shall be deemed to be approved. If the Commissioner 14 disapproves such filing pursuant to subsection (a) as not being in compliance with 15 G.S. 58-36-10, he may order an adjustment of the premium to be made with the 16 policyholder either by collection of an additional premium or by refund, if the amount 17 exceeds five dollars (\$5.00). The Commissioner may thereafter review any filing in the 18 manner provided; but if so reviewed, no adjustment of any premium on any policy then 19 in force may be ordered. 20 For workers' compensation insurance and employers' liability insurance (c) written in connection therewith, the period between the date of any filing and the date 21 22 the Commissioner may give written notice as described in subsection (a) of this section 23 and the period between the date of any filing and the deadline for giving notice of 24 hearing as described in subsection (b) of this section shall be 60 days. 25 Without limiting the special judge's authority and jurisdiction over the (d) 26 conduct of the hearing, the special judge shall do all of the following: 27 Set the date for a hearing on the issues raised in the Commissioner's (1)notice of hearing. 28 29 Direct the parties to appear and confer to consider simplification of the (2)issues raised by the Commissioner in the Commissioner's notice of 30 31 hearing. 32 Set a date for the filing of prefiled testimony, exhibits, and other (3) information upon which the Commissioner shall rely at the hearing on 33 34 the rate or loss cost filing, which date shall not be less than 60 days 35 prior to the date for the hearing. 36 Establish a discovery schedule. (4)37 Fix the time for filing briefs, proposals for decision, and other (5) 38 documents as the special judge may require. 39 Except as otherwise provided in this section, the provisions of G.S. 150B-27 (f) 40 through G.S. 150B-31 shall apply to all hearings. Unless otherwise agreed to by the 41 special judge and the parties, all hearings shall be conducted in the Superior Court of 42 Wake County.

1	(g) At the hearing, the factors specified in G.S. 58-36-10 that are relevant to the
2	issues raised in the notice of hearing shall be considered. The order of presentation of
3	evidence shall be as follows:
4	(1) By the Commissioner.
5	(2) Rebuttal by the Bureau.
6	(3) Additional evidence by the Commissioner regarding the Bureau's
7	rebuttal evidence.
8	(4) Additional evidence by the Bureau regarding the Commissioner's
9	rebuttal evidence.
10	(h) The Commissioner shall have the burden to prove, based on the issues
11	specifically raised in the Commissioner's notice of hearing, that the filing is excessive,
12	inadequate, or unfairly discriminatory. Following the hearing, the special judge shall
13	issue a final order which shall contain findings of fact and conclusions of law setting
14	forth the special judge's determination of the issues raised in the Commissioner's notice
15	of hearing. If the special judge finds and concludes, based on the issues raised in the
16	Commissioner's notice of hearing, that the rates or loss costs are excessive, inadequate,
17	or unfairly discriminatory, the special judge shall establish, where applicable to the
18	filing under review, the rates, loss costs, rating plans, and rating systems to become
19	effective in lieu of the filing at issue and fixing a date thereafter, within a reasonable
20	time, after which the filing shall no longer be effective. Nothing in the special judge's
21	order shall affect policies having an effective date prior to the effective date of the
22	special judge's order.
23	(i) If the Commissioner contends that the current rates or loss costs are
24	excessive, inadequate, or unfairly discriminatory, the Commissioner may issue a notice
25	of hearing to initiate hearings before a special judge in a manner provided for in this
26	section."
27 28	SECTION 9. G.S. 58-36-25 reads as rewritten: "§ 58-36-25. Appeal of Commissioner's special judge's order.
20 29	(a) Any <u>final</u> order or decision of the <u>Commissionera</u> special judge issued
30	pursuant to G.S. 58-36-20 may be appealed to the North Carolina Court of Appeals by
31	any party aggrieved by the order or decision and shall be subject to judicial review as
32	provided in Article 2 of this Chapter. The Bureau and the Commissioner shall be
33	deemed to be parties aggrieved.
34	(b) Whenever a Bureau rate <u>or loss cost</u> is held to be unfairly discriminatory or
35	excessive and no longer effective by final order of the Commissionera special judge
36	issued under G.S. 58-36-20, the members of the Bureau, in accordance with rules and
37	regulations established and adopted by the governing committee, shall have the option
38	to continue to use such rate for the interim period pending judicial review of such order,
39	provided each such member shall place in escrow account the purportedly unfairly
40	discriminatory or excessive portion of the premium collected during such interim
41	period. Upon a final determination by the Court, or upon a consent agreement or
42	consent order between the Bureau and the Commissioner, the Commissioner special
43	<u>judge</u> shall order the escrowed funds to be distributed appropriately. If refunds are to be
44	made to policyholders, the Commissioner special judge shall order that the members of

1	the Durgen refund the difference between the total promium per policy using the rate
2	the Bureau refund the difference between the total premium per policy using the rate
2 3	levels finally determined and the total premium per policy collected during the interim
3 4	period pending judicial review, except that refund amounts that are five dollars (\$5.00) or loss per policy shall not be required. The court aposial index may also require that
	or less per policy shall not be required. The <u>court special judge</u> may also require that
5	purportedly excess premiums resulting from an adjustment of premiums ordered
6	pursuant to G.S. 58-36-20(b)G.S. 58-36-20(h) be placed in such escrow account
7	pending judicial review. If refunds made to policyholders are ordered under this
8	subsection, the amounts refunded shall bear interest at the rate determined under this
9	subsection. That rate, to be computed by the Bureau, shall be the average of the prime
10	rates on the effective date of the filing and each anniversary of that date occurring prior
11	to the date of the Commissioner's special judge's order requiring refunds, with the prime
12	rate on each of the dates being the average of the prime rates of the four largest banking
13	institutions domiciled in this State as of that date, plus three percent (3%).date."
14	SECTION 9. Article 36 of Chapter 58 of the General Statutes is amended by
15	adding the following sections to read:
16	" <u>§ 58-36-26. Procedure on appeal.</u>
17	Appeals to the North Carolina Court of Appeals pursuant to G.S. 58-36-25 shall be
18	subject to the following provisions:
19	(1) No party to a proceeding before a special judge may appeal from any
20	final order or decision of a special judge unless, within 30 days after
21	the entry of the final order or decision, the party aggrieved by the final
22	order shall file notice of appeal in Wake County Superior Court.
23	(2) Any party may appeal from all or any of a final order or decision of a
24	special judge in the manner provided in this section. A copy of a notice
25	of appeal shall be mailed or otherwise served by the appealing party at
26	the time of filing to each other party to the proceeding to the addresses
27	as they appear in the files of the special judge in the proceeding.
28	(3) The appeal shall lie to the Court of Appeals. The procedure for the
29	appeal shall be as provided by the rules of appellate procedure.
30	(4) An appeal under this section shall operate as a stay of the special
31	judge's order until the appeal has been dismissed or the questions
32	raised by the appeal have been determined according to law.
33	"§ 58-36-27. Extent of review under G.S. 58-36-25(a).
34	(a) On appeal, the Court shall review the record and any alleged irregularities in
35	procedures before the special judge under the Rules of the Court of Appeals.
36	(b) So far as necessary to the order and where presented, the Court shall decide
37	all relevant questions of law, interpret constitutional and statutory provisions, and
38	determine the meaning and applicability of the terms of any action of the special judge.
39	The Court may affirm or reverse the decision of the special judge, declare the decision
40	null and void, remand the case for further proceedings, or reverse or modify the order as
41	provided in this subsection. The decision may be reversed or modified by the Court if
42	the substantial rights of the appellants have been prejudiced because the special judge's
43	findings, inferences, conclusions, or order are any of the following:
44	(1) In violation of constitutional provisions.
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General Assembly of North Carolina Session 2007
(2) In excess of statutory authority or jurisdiction of the special judge.
(3) Made upon unlawful proceedings.
(4) Affected by other errors of law.
(5) Unsupported by material and substantial evidence in view of the entire
record as submitted.
(6) Arbitrary or capricious.
(c) In making determinations under subsection (b) of this section, the Court shall
review the whole record of such portions thereof as may be cited by any party and due
account shall be taken of the rule or prejudicial error. The Commissioner shall not be
permitted to rely upon any grounds for relief on appeal which were not set forth
specifically in the Commissioner's notice of hearing."
SECTION 10. G.S. 58-36-30(a) reads as rewritten:
"(a) Except as permitted by G.S. 58-36-100 for workers' compensation loss costs
filings, no insurer and no officer, agent, or representative of an insurer shall knowingly
issue or deliver or knowingly permit the issuance or delivery of any policy of insurance
in this State that does not conform to the rates, rating plans, classifications, schedules,
rules and standards made and filed by the Bureau. An insurer may deviate deviate,
upwards or downwards, from the rates promulgated by the Bureau otherwise effective
rates if the insurer has filed the proposed deviation with the Bureau and the
Commissioner, if the proposed deviation is based on sound actuarial principles, and if
the proposed deviation is approved by the Commissioner. Notwithstanding the
provisions of this section, insurers may file and use rates on coverages cedable to the
Reinsurance Facility up to the approved Reinsurance Facility rates, without prior
approval by the Commissioner. On filings by insurers for downward deviations, filings
may not be disapproved by the Commissioner unless the Commissioner finds that the
lower rate impairs the solvency of the insurer. The Commissioner shall have the burden
to prove that a downward deviation impairs the solvency of the insurer. Amendments to
deviations are subject to the same requirements as initial filings. An insurer may
terminate a deviation only if the deviation has been in effect for a period of six months
before the effective date of the termination termination, unless the effective rates are
changed during the period provided in this Article, and the insurer notifies the
Commissioner of the termination no later than 15 days before the effective date of the
termination."
SECTION 11. G.S. 58-36-70 is repealed.
SECTION 12 This act becomes affective October 1, 2007, and applies to

35 **SECTION 12.** This act becomes effective October 1, 2007, and applies to 36 filings on or after that date.