Review Requirements Checklist

Commercial Crop

Contact Person: Denice Baldin (217) 524-6497

Line(s) of Insurance/Business:

• Commercial Crop; filing code(s) 2.1000

• Crop-Hail; filing code 2.1001

• Federally Reinsured; filing code 2.1002 (not required to be filed in Illinois)

Links:

- <u>Illinois Compiled Statutes Online</u>
- 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 STANDARDS
		REQUIREMENTS
Must have proper Class and	215 ILCS 5/4	To write multiple peril crop 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), (b), (f), (g), (h)
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.		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;
- 2. Copies of generally used endorsement forms on these kinds of business;
- 3. Copies of all application forms used on these kinds of business, including a separate proxy signature line for the insured to sign if applicable;
- 4. A copy of the declaration page, in nonindividualized, template form, absent personal policyholder information; and
- 5. A copy of the policy jacket, if used by the company.

All filings must be accompanied by a forms submission letter that includes:

- 1. The name of the advisory organization or company making the filing:
- 2. Title, form number, and edition identification for the forms:
- 3. Information as to what Class and Clause coverage is written under:
- 4. Identification of all applicable endorsements and applications as to the policy forms for which the endorsements and applications are used;
- 5. 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.

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 later
	Code 753	than their effective date of use.
Final printed forms must be	50 IL Adm.	Typed or printer's proof copies may be submitted for
filed.	Code 753	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	<u>Company</u>	Company must include all Federal Employer
FEIN numbers.	Bulletin 88-53	Identification Numbers (FEINs) for companies
		making the filing.
Forms under one filing number	Company	All forms under an assigned filing number must have
must have common coverage	Bulletin 88-53	some common coverage relationship (e.g. all forms
relationship.		in an auto filing must pertain only to auto, etc.).
		Please refer to Company Bulletin 88-53 for specific
		information and guidance.
NO FILE OR FILING	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
EXEMPTIONS		REQUIREMENTS
Crop-Hail forms issued to	215 ILCS	Insurance policies issued to those qualifying as
"industrial insureds" are not	<u>5/143(3)</u>	industrial insureds are not subject to the policy form
required to be filed.		filing requirements of 215 ILCS 5/143(3).
	215 ILCS	
However, such forms must	<u>5/121-2.08</u>	Effective January 1, 2015, the standard for the
comply with all laws,		industrial insured exemption has changed due to the
regulations, bulletins, etc. unless		passage of Public Act 98-0978 ("Act"). The Act now
specifically exempted by the		conforms to the definition of industrial insured as it
law, regulation, bulletin, etc.		is defined in section 5/445(1) regarding the surplus
		lines commercial insured exemption. The
		Department intends to follow this new standard when
		determining applicability of the industrial insured
		exemption to the policy form filing requirements.
Manuscript endorsements are		Insurers are not required to file riders or
not required to be filed.	<u>5/143(3)</u>	endorsements prepared to meet special, unusual,
		peculiar, or extraordinary conditions applying to an
		l, 1, , 1
		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.
Forms that provide coverage	50 IL Adm.	Forms that provide coverage reinsured by the Federal
reinsured by the Federal Crop	Code 753	Crop Insurance Corporation (FCIC) under the
Insurance Corporation (FCIC)		Standard Reinsurance Agreement (SRA) are not
are not required to be filed in		required to be filed in Illinois. This includes the
Illinois.		following products: Multiple Peril Crop Insurance
		(MPCI); Catastrophic Insurance, Crop Revenue
		Coverage (CRC); Income Protection and Revenue
		Assurance.
SIDE BY SIDE	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
COMPARISON		REQUIREMENTS
Form changes must be	<u>50 IL Adm.</u>	Changes from currently filed forms must be
highlighted.	Code 753	highlighted.
	<u> </u>	inginighted.
THIRD PARTY FILERS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
0 0		
THIRD PARTY FILERS		DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of
THIRD PARTY FILERS AUTHORITY	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on
THIRD PARTY FILERS AUTHORITY Insurer may authorize an	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf.	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization.
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the effective date of an advisory	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization. 2) the kinds of business for which filings will be
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the effective date of an advisory organization form filing by	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization. 2) the kinds of business for which filings will be made.
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the effective date of an advisory organization form filing by properly notifying the	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization. 2) the kinds of business for which filings will be made. 3) authorization clause or language.
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the effective date of an advisory organization form filing by properly notifying the	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization. 2) the kinds of business for which filings will be made.
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the effective date of an advisory organization form filing by properly notifying the Department.	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization. 2) the kinds of business for which filings will be made. 3) authorization clause or language.
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the effective date of an advisory organization form filing by properly notifying the Department. Insurer may authorize attorneys,	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization. 2) the kinds of business for which filings will be made. 3) authorization clause or language. 4) effective date of authorization. Insurer may change or delay the effective date of an advisory organization form filing by notifying the
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the effective date of an advisory organization form filing by properly notifying the Department. Insurer may authorize attorneys, consulting firms, etc. to submit	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization. 2) the kinds of business for which filings will be made. 3) authorization clause or language. 4) effective date of authorization. Insurer may change or delay the effective date of an advisory organization form filing by notifying the Department. The notice shall include the insurer
THIRD PARTY FILERS AUTHORITY Insurer may authorize an advisory organization to make a form filing on its behalf. Insurer may change or delay the effective date of an advisory organization form filing by properly notifying the Department. Insurer may authorize attorneys, consulting firms, etc. to submit form filings to the Department,	REFERENCE 50 IL Adm.	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Insurer may authorize an advisory organization, of which it is a member or subscriber, to file forms on its behalf, as long as the insurer has on file with the Department a forms authorization letter which includes: 1) the name of the authorized advisory organization. 2) the kinds of business for which filings will be made. 3) authorization clause or language. 4) effective date of authorization. Insurer may change or delay the effective date of an advisory organization form filing by notifying the

	_	
AMBIGUOUS & MISLEADING The Director may disapprove a form filing if it contains inconsistent, ambiguous, or		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. DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS Director may disapprove any form that contains inconsistent, ambiguous, or misleading clauses.
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.
ARBITRATION	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Requirements for arbitration provisions.	215 ILCS 5/143(2)	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. 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.
BANKRUPTCY	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
PROVISIONS		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	215 ILCS	No company shall refuse to issue a policy on the sole
on sole basis of previous refusal,	5/143.10	basis that the insured or applicant for such policy
cancellation or nonrenewal by		was previously refused issuance or renewal of a
any insurer.		policy by an insurer, or such insured's policy was
		cancelled on a prior date by any insurer.
Loss information requested for	215 ILCS	No prospective insurer shall request the insured to
underwriting.	<u>5/143.10a</u>	provide more detailed loss information than required
		by it to underwrite the same line or class of
		insurance.
1	215 ILCS 5/143.10a	Insurer shall provide the following loss information to the first named insured within 30 days of the insured's request, and at the same time as any notice of cancellation or nonrenewal, except where the policy has been cancelled for nonpayment of premium, material misrepresentations or fraud on the part of the insured:
		a) on closed claims, date and description of occurrence, and total amounts of payments;
		b) on open claims, date and description of occurrence, total amount of payments and total reserves, if any; and
		c) for any occurrence not included in (a) or (b), the date and description of occurrence and total reserves, if any.
		Insurer shall provide additional loss information, including specific loss reserves, to the first named insured as soon as possible, but in no event later than 20 days of receipt of named insured's mailed or delivered written request for such information at the request of a prospective insurer.
		Insurer shall automatically extend coverage under the existing policy, at the same terms and conditions by the same number of days it takes the insurer to provide the insured with this additional information.
Policy must contain cancellation		Policy must include a cancellation provision setting
-	<u>5/143.11</u>	out the manner in which the policy may be cancelled.
CONDITIONAL RENEWAL	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS

policies among or between insurers within an insurance holding company system or insurers under common management or control, or as a result of a merger, acquisition, or restructuring of an insurance company, is not a nonrenewal for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the 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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Court Rule 236 If an insurers within an insurance holding company system or insurers acquisition, or centrol, or as a result of a merger, acquisition, or restructuring of an insurance company, is not a nonrenewal for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, the insurer of a policy among or between insurers as stated above, must deliver to the named insured or premium increase of 30% or more, or with a change in eductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such materially alters the policy, the insurer must mail or deliver to the named insured or the renewal premium based on the known exposure as of the date of the quotation. The increase in premium shall be the renewal premium deliv	Assignment or transfer of	215 ILCS	Assignment or transfer of policies among or between
insurers within an insurance holding company system or insurers under common management or control, or as a result of a merger, acquisition, or restructuring of an insurance company, is not a nonrenewal for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the 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 ductibles, changes in deductibles, changes in deductibles or coverage that materially alters the policy, or increase of 30% or more. Requirements for advance notice of renewal with changes in deductibles, changes in deductibles or coverage that materially alters the policy, or increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, or increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, or increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the renewal discrease or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			
holding company system or insurers under common management or control, or as a result of a merger, acquisition, or restructuring of an insurance company, is not a nonrenewal for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, arincrease of 30% or more. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, or increase of 30% or more. List ILCS is insured with a change in deductible or coverage that materially alters the policy, or increase of 30% or more. List ILCS is insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, or increase of 30% or more. List ILCS is insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium hased on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsur	F = -		
restructuring of an insurance company, is not a nonrenewal for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters to the notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Requirements for advance notice of renewal with changes in coverage that materially alters the policy, or increase of 30% or more. Page 115 ILCS 5/143.17a insurer offers to renew directly to the named insured with a renewal increase of 30% or more. The increase in premium hased on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with	holding company system or		I -
management or control, or as a result of a merger, acquisition, or restructuring of an insurance company, is not a nonrenewal for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, the company must adhere to provisions in Section 143.17a as described below. A company making an assignment or transfer of a 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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. 215 ILCS 5/143.17a If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			
result of a merger, acquisition, or restructuring of an insurance company, is not a nomenewal for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, the company must adhere to provisions in Section 143.17a as described below. A company making an assignment or transfer of a 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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. 215 ILCS 5/143.17a If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			
or restructuring of an insurance company, is not a nonrenewal for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, and a 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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Illinois Supreme Court Rule 236 If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			
for purposes of the notification requirements. If the increase in the renewal premium is 30% or more, contains a change in deductibles or change in coverage that materially alters the policy, the company must adhere to provisions in Section 143.17a as described below. A company making an assignment or transfer of a 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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in coverage that materially alters the policy, or increase of 30% or more. Illinois Supreme Court Rule 236 If an insurer offers to renew directly to the named insured with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium assod the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notices must provide the specific dollar amount of the premium. Renewal notices issued with			1
more, contains a change in deductibles or change in coverage that materially alters the policy, the company must adhere to provisions in Section 143.17a as described below. A company making an assignment or transfer of a 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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in coverage that materially alters the policy, or increase of 30% or more. Illinois Supreme Court Rule 236 If an insurer offers to renew directly to the named insured with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			If the increase in the renewal premium is 30% or
coverage that materially alters the policy, the company must adhere to provisions in Section 143.17a as described below. A company making an assignment or transfer of a 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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Illinois Supreme Court Rule 236 If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			more, contains a change in deductibles or change in
company must adhere to provisions in Section 143.17a as described below. A company making an assignment or transfer of a 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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Court Rule 236 If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such materially alters the policy, the insurer must mail or deliver to the named insured withen notice of such materially alters the policy, the insurer must mail or deliver to the named insured of the named insured of the named insured of the named insured written notice of such materially alters the policy, the insurer must mail or deliver to the named insured of such named insured of the named insured of such named insured of the n			_
Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. 215 ILCS 5/143.17a Brainistry of 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 also be sent to the insured's producer, if known, and agent of record. Brainistry of the notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Brainistry of the named insured of such insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			
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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Solution in the policy or increase of 30% or more. Court Rule 236 Description in the policy among or between insured notice of such insured and unaltered copy of the notice shall also be sent to the insured's producer, if known, and agent of record. If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			
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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Solution of the policy, or increase of 30% or more. Court Rule 236 Delicy among or between insurer as stated above, must deliver to the named insured (of the insured copy of the notice shall also be sent to the insured's producer, if known, and agent of record. If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			
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 also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Solution of the policy, or increase of 30% or more. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			A company making an assignment or transfer of a
assignment or transfer at least 60 days prior to the renewal date. An exact and unaltered copy of the notice shall also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in coverage that materially alters the policy, or increase of 30% or more. Supreme Court Rule 236 Court Rule 236 C			policy among or between insurers as stated above,
renewal date. An exact and unaltered copy of the notice shall also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Supreme Court Rule 236 If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			must deliver to the named insured notice of such
notice shall also be sent to the insured's producer, if known, and agent of record. Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Illinois Supreme Court Rule 236 If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			assignment or transfer at least 60 days prior to the
Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Supreme Court Rule 236 Court Rule 236 Court Rule			renewal date. An exact and unaltered copy of the
Requirements for advance notice of renewal with changes in deductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Illinois Supreme Court Rule 236 If an insurer offers to renew directly to the named insured with a renewal increase of 30% or more, or with a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			notice shall also be sent to the insured's producer, if
indeductibles, changes in coverage that materially alters the policy, or increase of 30% or more. Solution Supreme Court Rule 236 Supreme C			known, and agent of record.
with a change in deductible or coverage that materially alters the policy, or increase of 30% or more. Illinois Supreme Court Rule 236 Court Rule 236 Court Rule 236 With a change in deductible or coverage that materially alters the policy, the insurer must mail or deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with	Requirements for advance	215 ILCS	If an insurer offers to renew directly to the named
coverage that materially alters the policy, or increase of 30% or more. Illinois Supreme	notice of renewal with changes	<u>5/143.17a</u>	insured with a renewal increase of 30% or more, or
the policy, or increase of 30% or more. Illinois Supreme Court Rule 236 Gourt Rule 236 deliver to the named insured, written notice of such premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with	in deductibles, changes in		with a change in deductible or coverage that
more. Court Rule 236 premium increase or change at least 60 days prior to the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with	coverage that materially alters		materially alters the policy, the insurer must mail or
the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with	the policy, or increase of 30% or		deliver to the named insured, written notice of such
the renewal or anniversary date. The increase in premium shall be the renewal premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with	more.	Illinois Supreme	premium increase or change at least 60 days prior to
premium based on the known exposure as of the date of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			
of the quotation compared to the premium as of the last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			The increase in premium shall be the renewal
last day of coverage for the current year's policy, annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			premium based on the known exposure as of the date
annualized. The premium may be subsequently amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			of the quotation compared to the premium as of the
amended to reflect any change in exposure or reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			last day of coverage for the current year's policy,
reinsurance costs not considered in the quotation. The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			annualized. The premium may be subsequently
The renewal notice must provide the specific dollar amount of the premium. Renewal notices issued with			amended to reflect any change in exposure or
amount of the premium. Renewal notices issued with			
amount of the premium. Renewal notices issued with			The renewal notice must provide the specific dollar
more" do not comply with the Code.			

	,
	Notification must also be mailed to the insured's broker, if known, or the agent of record and to the mortgage or lien holder listed on the policy.
	If the insurer fails to provide 60 days notice in advance of the renewal or anniversary date but provides notice at least 31 days prior to the renewal or anniversary date, the company must extend the current policy under the same terms, conditions and premium to allow 60 days notice, and provide the actual renewal premium quotation and any change in coverage or deductible on the policy. If the insurer fails to provide 31 days advance notice as described above, the insurer must renew the expiring policy under the same terms and conditions for an additional year or until the effective date of any similar coverage procured by the insured, whichever is earlier. The insurer may increase the renewal premium, however such increase must be less than 30% of the expiring term's premium, and notice of such increase must be delivered to the named insured on or before the date of expiration of the current policy period.
	Proof of mailing or proof of receipt may be proven by a sworn affidavit by the insurer as to the usual and customary business practices of mailing notices pursuant to Section143.17a or may be proven consistent with Illinois Supreme Court Rule 236.
REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
215 ILCS	Insurer must mail cancellation notice to the named
5/143.14	Insurer must mail cancellation notice to the named insured 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. Notification must also be mailed to the insured's broker, if known, or the agent of record and to the mortgage or lien holder listed on the policy.
	REFERENCE 215 ILCS 5/143.14

		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	Insurer must mail cancellation notice to the named
for cancellation of commercial	<u>5/143.16</u>	insured at least: 10 days prior to effective date of
policies and notice		cancellation for nonpayment of premium; 30 days
requirements.		prior to effective date of cancellation during the first
		60 days of coverage; 60 days prior to effective date
		of cancellation after coverage has been effective for
		61 days or more.
		All notices shall include a specific explanation of the
		reason(s) for cancellation.
Cancellation notice must advise	215 ILCS	If an insurer cancels a commercial policy mid-term
insured of right to request a	<u>5/143.23</u>	per Section 143.16a, for any reason except non-
hearing.		payment of premium, the cancellation notice must
	215 ILCS	advise the named insured of the right to appeal and
	<u>5/143.16a</u>	the procedure to follow for such appeal.
		1 1
NOTICE OF NON-	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
NOTICE OF NON- RENEWAL	REFERENCE	DESCRIPTION OF REVIEW STANDARDS REQUIREMENTS
RENEWAL	REFERENCE 215 ILCS	
RENEWAL		REQUIREMENTS
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS	REQUIREMENTS Nonrenewal notice must be mailed to the named
RENEWAL Number of days notice required for nonrenewing a commercial	215 ILCS	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date.
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a form acceptable to the U.S. Post Office or other
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a form acceptable to the U.S. Post Office or other
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a form acceptable to the U.S. Post Office or other commercial mail delivery service.
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a form acceptable to the U.S. Post Office or other commercial mail delivery service. If the insurer fails to mail notice of nonrenewal to the
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a form acceptable to the U.S. Post Office or other commercial mail delivery service. If the insurer fails to mail notice of nonrenewal to the named insured at least 60 days in advance of the
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a form acceptable to the U.S. Post Office or other commercial mail delivery service. If the insurer fails to mail notice of nonrenewal to the named insured at least 60 days in advance of the nonrenewal date, the insurer must extend the policy
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a form acceptable to the U.S. Post Office or other commercial mail delivery service. If the insurer fails to mail notice of nonrenewal to the named insured at least 60 days in advance of the nonrenewal date, the insurer must extend the policy for an additional year or until the effective date of
RENEWAL Number of days notice required for nonrenewing a commercial policy and other notice	215 ILCS 5/143.17a	REQUIREMENTS Nonrenewal notice must be mailed to the named insured at least 60 days in advance of the nonrenewal date. Insurer must maintain proof of mailing of such notice on a recognized U.S. Post Office form or a form acceptable to the U.S. Post Office or other commercial mail delivery service. If the insurer fails to mail notice of nonrenewal to the named insured at least 60 days in advance of the nonrenewal date, the insurer must extend the policy for an additional year or until the effective date of any similar insurance procured by the insured,

		different premium that represents an increase not exceeding 30%.
		Notification must also be mailed to the insured's
		broker, if known, or the agent of record and to the
		mortgage or lien holder listed on the policy.
		Nonrenewal notice must provide a specific
		explanation of the reason(s) for nonrenewal.
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		previously refused issuance or renewal of a policy by
any insurer.		an insurer, or such insured's policy was cancelled on
		a prior date by any insurer.
Reasons for canceling a	215 ILCS	After a policy has been in effect for 60 days, insurer
commercial policy that has been	<u>5/143.16a</u>	may only cancel for the following 6 reasons: (a) non-
in effect for 60 days or more.		payment of premium; (b) the policy was obtained
	<u>50 IL Adm.</u>	through a material misrepresentation; (c) any insured
	Code 940	violated any terms and conditions of the policy; (d)
		the risk originally accepted has measurably
		increased; (e) the insurer certifies to the Director of
		the loss of reinsurance for all or a substantial part of
		the underlying risk; or (f) the Director determines
		that continuation of the policy could place the insurer
		in violation of Illinois insurance laws.
		Rule 940 outlines requirements for certification of
		loss of reinsurance.
PERMISSIBLE REASONS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
FOR NON-RENEWAL		REQUIREMENTS
May not refuse to renew	215 ILCS	Insurers may not refuse to renew any policy on the
because agent's contract with	<u>5/141.01</u>	ground that the company's contract with the agent
insurer was terminated.		through whom the policy was obtained has been
		terminated.

		L
May not refuse to renew a	215 ILCS	Insurers may not refuse to renew a policy on the sole
policy on sole basis of previous	<u>5/143.10</u>	basis that the insured or applicant for such policy
refusal, cancellation or		was previously refused issuance or renewal of a
nonrenewal by any insurer.		policy by an insurer, or such insured's policy was
		cancelled on a prior date by any insurer.
Insurers may nonrenew for	215 ILCS	Insurers may nonrenew for almost any reason(s)
almost any reason(s) except	5/143.17a	except those specifically prohibited in other Illinois
those specifically prohibited in		insurance laws or regulations.
other Illinois insurance laws or		
regulations.		However, insurers must give a specific explanation
		of the reason(s) for nonrenewal.
However, insurers must give a		· ,
specific explanation of the		
reason(s) for nonrenewal.		
RETURN PREMIUM	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Premium refunds for drought	215 ILCS	Whenever a person has submitted payment of
insurance.	5/143.16b	premium for drought insurance as defined in clause
	215 ILCS 5/4	(b) of Class 3 of Section 4 of the Code, to an insurer
		or one of its subsidiaries, employees, agents, or
		producers, the insurer shall have a duty, within 10
		business days of receipt of such premium payment,
		to either:
		a) refund the premium payment in full; or
		b) accept the premium payment, and provide to the
		person who has offered such payment policy
		coverage in full conformity with representations of
		any application, declaration, binder, or contract of
		policy coverage issued by the insurer or one of its
		subsidiaries, employees, agents or producers.
		This does not apply to insurance provided,
		guaranteed, or reinsured pursuant to the Federal Crop
		Insurance Program.
CONTENT OF POLICIES	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Reasons for which the Director	215 ILCS	The Director may disapprove any form that (i)
may disapprove a form filing.	5/143(2)	violates any provision of the Illinois Insurance Code,
		(ii) contains inconsistent, ambiguous, or misleading
		clauses, or (iii) contains exceptions and conditions
	I	

		that will unreasonably or deceptively affect the risks
		that are purported to be assumed by the policy.
Requirements for form content and readability.	50 IL Adm. Code 753	There must be printed at the head of the policy the 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.
DEFINITIONS	REFERENCE	**
		REQUIREMENTS
Definition of "renewal" or "to	215 ILCS	Definition of "renewal" or "to renew."
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	215 ILCS	Definition of "policy delivered or issued for delivery
or issued for delivery in this State."	5/143.13(f)	in this State."
Definition of "cancellation" or	215 ILCS	Definition of "cancellation" or "cancelled."
"cancelled."	5/143.13(g)	
DISCRIMINATION	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
May not cancel certain policies,	215 ILCS	Insurers may not cancel a policy, or refuse to issue or
or refuse to issue or renew	<u>5/143.24c</u>	renew a policy solely on the basis that one or more
certain policies solely due to		claims have been made against any policy during the
hate crimes.		preceding 60 months, for a loss that is the result of a
		hate crime, if the insured provides evidence to the
		insurer that the act causing the loss is identified as a
	(ii), and (vi).	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 purposes.
Redlining When geographic	215 ILCS	Insurer may not refuse to provide insurance solely on
location of risk may be grounds	<u>5/155.22</u>	the basis of the specific geographic location of the
for refusing to insure.		risk unless such refusal is for a business purpose
		which is not a mere pretext for unfair discrimination.
Unfair methods of competition	215 ILCS	It is an unfair method of competition or unfair and
or unfair or deceptive acts or	<u>5/424(3)</u>	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	215 ILCS 5/429	Outlines the procedures the Director follows when he
of competition or unfair or		has reason to believe that a company is engaging in
deceptive acts or practices not		unfair methods of competition or unfair or deceptive
defined.		acts or practices.
Civil Union Partnerships-	750 ILCS 75/1	The Religious Freedom Protection and Civil Union
effective June 1, 2011		Act (Public Act 96-1513) will allow both same-sex
	Civil Union Fact	and different-sex couples to enter into a civil union
	<u>Sheet</u>	with all of 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 member" it is required that
		parties to a civil union be included in these
DOMEGRIC A DUCE	DEFEDENCE	definitions.
DOMESTIC ABUSE	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
Doting alaines have 31'	015 II CC	REQUIREMENTS
Rating, claims handling, and		No insurer that issues a property and casualty policy
underwriting decisions based	<u>5/155.22b</u>	may use the fact that an applicant or insured incurred
solely on domestic violence.		bodily injury as a result of a battery committed
		against him/her by a spouse or person in the same

	Γ	
		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-	<u>5/155.22b</u>	intentional acts, the insurers may not deny payment
insured.		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	215 ILCS	Blank endorsements may be filed, but may not be
acceptable for filing, with	<u>5/143(2)</u>	used to decrease coverage, increase rates or
exceptions.		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.
Pollution exclusion	215 ILCS	Pollution exclusions may not apply to damage
requirements.	5/143(2)	caused by smoke or fumes from a hostile fire. 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.
MOLD	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Filing procedures and	Company	Please refer to Company Bulletin 2002-07 for
requirements for exclusions and	-	specific information and guidance.
limitations related to mold.	07	
TERRORISM	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Terrorism Risk Insurance	<u>Company</u>	Please refer to Company Bulletin 2015-03 for
Program Reauthorization Act of		specific information and guidance.
2015 and Filing Procedures and	<u>03</u>	

Requirements for Terrorism-		
Related Forms, Rules and Rates.		
GROUP POLICIES	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Group crop-hail policies are not	215 ILCS	There are no enabling statutes in Illinois that
specifically allowed by statute.	5/388a-388g	authorize the writing of group fire, casualty, inland
		marine, or surety insurance. The effect is to require
	215 ILCS	that all fire, casualty, inland marine, or surety
	<u>5/393a-393g</u>	insureds of the same class be treated alike. These
	215 ILCS	provisions are not applicable where the Illinois
	5/400.1	Insurance Code specifically authorizes the grouping
		of risks. The only coverages that are currently
	IL Adm. Code	authorized on a group basis are: a) group vehicle; b)
	2302	group professional liability; c) group inland marine;
		d) group legal.
	215 ILCS	
	<u>5/900-906</u>	
ACTION AGAINST	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
COMPANY		REQUIREMENTS
Periods of limitation tolled.	215 ILCS	If the form contains a provision limiting the period of
	<u>5/143.1</u>	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.
PAYMENT OF LOSS TIME	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
PERIOD		REQUIREMENTS
If a form states when a claim	50 IL Adm.	If a form contains a provision stating when a claim
will be paid, the language must conform to this Rule.	Code 919.50	shall be paid, the provision must comply with this
conform to this Rule.		Rule that states that the insurer 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 insurer shall tender payment within said 30 days.
NOTICE REQUIREMENTS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Cancellation notice must advise	215 ILCS	If an insurer cancels a policy mid-term per Section
insured of right to request a	5/143.23	143.16a, for any reason except non-payment of
hearing.	_	premium, the cancellation notice must advise the
<u> </u>	I	

		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 complaint Department and Department of Insurance Public Service Department.	215 ILCS 5/143c 50 IL Adm. Code 931	No policy may be delivered unless the policyholder or certificate holder is provided written notice of the address of the complaint Department of the insurance company, and the address of the Public Service Department of the Department of Insurance or its successor. Rule 931 provides more specific guidance that:
		 a) such notice shall accompany any newly issued policy or binder; b) "written notice" shall be satisfied by: any printed notice delivered with a policy or certificate; any adhering label attached to a policy or certificate; any computerized notice issued concurrently with a computer issued policy or certificate; or any other form of individual written notice substantially similar to the above.
		Notice of Availability of the Department of Insurance shall be no less informative than the following: Illinois Department of Insurance, Consumer Division, 122 S. Michigan Ave., 19th Floor, Chicago, Illinois 60603 and Illinois Department of Insurance 320 West Washington Street, Springfield, Illinois 62767.
		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 service office must be given. In addition to providing the required addresses, the notification should set forth the minimum amount of

	typeding. "This notice is to advise you that should
	wording: "This notice is to advise you that should
	any complaints arise regarding this insurance, you
	may contact the following."
REFERENCE	DESCRIPTION OF REVIEW STANDARDS
	REQUIREMENTS
215 ILCS	"Other Insurance" provisions must state that
5/143(2)	coverage under the policy will share proportionately
	with other similar coverages the insured may have.
	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.
REFERENCE	DESCRIPTION OF REVIEW STANDARDS
	REQUIREMENTS
95 IL. App. 34	An insurer may not reimburse an insured for punitive
3d 1122	damages assessed as a result of the insured's own
	misconduct. If a form excludes coverage for punitive
215 ILCS	damages, the form must state that it provides a
5/143(2)	defense for claims involving both compensatory and
	punitive 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.
REFERENCE	DESCRIPTION OF REVIEW STANDARDS
	REQUIREMENTS
215 ILCS 5/151	No insurer, agent or broker shall offer, give, etc., any
	rebate of premium, agent's commission, profits,
215 ILCS 5/152	dividends, or any special advantage in date 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.
	Howayan insuman may nov a hanya ta maliayhaldana
	However, insurers may pay a bonus to policyholders
	5/143(2) REFERENCE 95 IL. App. 34 3d 1122 215 ILCS 5/143(2) REFERENCE 215 ILCS 5/151

		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
VOIDANCE	REFERENCE	misdemeanor. DESCRIPTION OF REVIEW STANDARDS
VOIDANCE	REFERENCE	REQUIREMENTS
Requirements to rescind a	215 ILCS 5/154	A policy may not be rescinded, defeated or avoided
policy for misrepresentation or		unless the misrepresentation is stated in the policy,
false warranty.		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.
MISCELLANEOUS	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
Due in 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	215 H CC	REQUIREMENTS
Prejudgment interest.		Illinois courts do not award prejudgment interest.
		However, if a form references payment of prejudgment interest, then such payment must be a
		r · ·
		supplementary coverage and not paid within the
		supplementary coverage and not paid within the policy limits. Any forms that contain provisions to
		policy limits. Any forms that contain provisions to
		policy limits. Any forms that contain provisions to the contrary are deemed to contain exceptions and
		policy limits. Any forms that contain provisions to
		policy limits. Any forms that contain provisions to the contrary are deemed to contain exceptions and conditions that unreasonably or deceptively affect

Post-judgment interest.	215 ILCS	If a form references payment of post-judgment
		interest, then such payment must be a supplementary
	<u> </u>	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	215 ILCS	An endorsement cannot be used to amend another
another endorsement are	5/143(2)	endorsement. Such endorsements are deemed to
prohibited.	<u> </u>	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 termination
line of business.	5/143.11a	of a line of insurance, as well as the reasons for the
		action, 90 days before termination of any policy is
		effective.
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.
RATE, RULE, RATING	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
PLAN, CLASSIFICATION,		REQUIREMENTS
AND TERRITORY FILING		
REQUIREMENTS		
Crop-Hail rates and rules are not	50 IL Adm.	Crop-Hail rates and rules are not required to be filed
required to be filed in Illinois.	Code 754	in Illinois.
INDIVIDUAL RISK RATING	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Insurers do not have to file	50 IL Adm.	A company is not required to file Rates for
Rates for individual risks.	Code 754	individual Illinois risks which cannot be rated in the
However, insurers must		normal course of business rating because of special
maintain documentary		or unusual characteristics and must be rated on the
information for review by the		basis of underwriting judgment.
Department.		

		Company must maintain documentary information
		regarding such individual risk rates for review by the
		Department's Property & Casualty Compliance Unit.
OTHER	REFERENCE	DESCRIPTION OF REVIEW STANDARDS
		REQUIREMENTS
Unfair methods of competition	215 ILCS	It is an unfair method of competition or unfair and
or 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	215 ILCS 5/429	Outlines the procedures the Director follows when he
of competition or unfair or		has reason to believe that a company is engaging in
deceptive acts or practices not		unfair methods of competition or unfair or deceptive
defined.		acts or practices.