House Bill 2421

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Business and Labor for Paul Terdal)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Specifies procedures Director of Department of Consumer and Business Services may use to investigate violations of Insurance Code.

Permits complainant to submit complaint of violation to director and specifies required contents of complaint. Specifies procedures for director to investigate complaint and provides dates by which director must complete investigation.

Permits director to engage in negotiations to settle complaint or to enter into remediation agreement to remedy violation. Requires director to issue order to remedy violation if settlement negotiations or negotiations for remedial agreement fail.

Provides for person to bring action for violation of Insurance Code in specified circumstances.


Declares emergency, effective on passage.

A BILL FOR AN ACT

Relating to remedies for violations of the Insurance Code; creating new provisions; amending ORS 731.028, 731.988, 737.045, 744.992 and 746.675; repealing ORS 731.232, 731.236, 731.240, 731.248, 731.252 and 731.264; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Sections 2 to 7 of this 2019 Act are added to and made a part of ORS 731.216 to 731.268.

SECTION 2. As used in ORS 731.216 to 731.268:

(1) “Complainant” means a person that submits a complaint to the Director of the Department of Consumer and Business Services.

(2) “Complaint” means a written or oral statement that a person submits to the director that:

(a) Alleges that another person violated or is about to violate a provision of the Insurance Code;

(b) Alleges that the violation described in paragraph (a) of this subsection has or will injure the person; and

(c) Seeks an administrative remedy from the director.

(3) “Petition” means a request to the director to enforce the provisions of a settlement agreement or an order that the director issued.

(4) “Remedial agreement” means a written agreement with specific terms and conditions in which a respondent agrees to remedy a violation of the Insurance Code that the director found after an investigation that the director did not initiate as a response to a complaint.

(5) “Respondent” means a person that a complaint identifies as allegedly violating or about to violate a provision of the Insurance Code.

(6) “Settlement agreement” means a written agreement with specific terms and condi-
sections into which the director and a respondent enter to settle a complaint.

SECTION 3. (1)(a) The Director of the Department of Consumer and Business Services shall enforce the Insurance Code in accordance with ORS 731.216 to 731.268 and in a manner that serves the public interest.

(b) Any enforcement action that the director takes under ORS 731.216 to 731.268 must be in addition to, and not in lieu of, any action the director takes to advocate for insurance consumers or to investigate and penalize unfair claim settlement practices listed in ORS 746.230.

(2)(a) The director, in enforcing the Insurance Code, has all of the powers and authority that the Insurance Code and other applicable laws of this state expressly confer or reasonably imply. The director's power and authority includes, but is not limited to, administering oaths and affirmations, issuing subpoenas for witnesses and compelling the witnesses to attend, taking testimony and other evidence and requiring the production of books, papers, correspondence, memoranda, agreements and other documents and records, including electronic documents and records, that the director considers relevant or material to the director's investigation or enforcement action.

(b) A witness who appears before the director must receive fees and mileage in accordance with ORS 44.415 (2). The director may apply to a circuit court of this state to compel a witness to appear before the director or to give testimony and to punish by means of contempt proceedings a witness who fails to appear or testify.

(3) The director, at the director's own initiative and without needing to respond to a complaint under section 4 of this 2019 Act, may examine and investigate any insurance matter and the books, records and operations of any insurer in order to determine whether a person has violated the Insurance Code or in order to obtain information that is useful for lawfully administering the Insurance Code. The Department of Consumer and Business Services shall pay the expenses of an examination or investigation under this subsection.

(4)(a) A person may not knowingly or wilfully:

(A) Impede the director in an enforcement action under ORS 731.216 to 731.268;

(B) Interfere with an investigation or enforcement action; or

(C) Fail to obey or violate the terms of an order the director issues under ORS 731.216 to 731.268.

(b) Appealing an order the director issued is not a failure to obey or a violation of the terms of the order.

SECTION 4. (1)(a) A complaint under ORS 731.216 to 731.268 must:

(A) Identify as a respondent the person that the complainant alleges has violated or will violate a provision of the Insurance Code, providing the respondent's name, address and any other available contact information;

(B) Describe each act or omission that the complainant believes constitutes a violation of the Insurance Code; and

(C) Provide any other information that the director requires to investigate the complaint.

(b) If a complainant submits a written complaint, the complainant shall sign the complaint. If the complainant submits an oral complaint, the director shall record the substance of the complaint in writing and require the complainant to authenticate the record of the complaint in a manner that the director specifies by rule.

(c) The director shall provide forms, including electronic forms, for submitting a com-
plaint under this section and may by rule give examples of or otherwise specify the type of
information the director needs to investigate the complaint.

(2) The director shall dismiss a complaint if:

(a) The complainant submits the complaint more than one year after an alleged violation
of the Insurance Code occurred; or

(b) The complainant brings an action in a state or federal court that alleges the same
or substantially similar acts, omissions or violations that the complaint alleges and the
action commences:

(A) Before the complainant submits the complaint; or

(B) Before the director concludes an investigation or proceeding related to the complaint.

(3)(a) Within 10 business days after receiving a complaint under this section, the director
shall notify the respondent of the complaint.

(b) In a notice under paragraph (a) of this subsection, the director shall:

(A) Set forth the provision of the Insurance Code that the respondent allegedly violated
or is about to violate, a description of the alleged violation, the date or anticipated date of
the alleged violation and a description of the place and circumstances in which the alleged
violation occurred or is about to occur; and

(B) State that the respondent may submit to the director an answer to the complaint
within 30 days after the date of the notice.

(4)(a) Except as provided in paragraph (b) of this subsection and ORS 731.216 to 731.268,
a complaint under this section and any information the director obtains in an investigation
of the complaint is confidential. The director may not disclose the complaint or information
except as provided in ORS 705.137 and may not use the complaint or information in any
action, suit or court proceeding unless the director determines that the complaint or infor-
mation is necessary to enforce a violation of the Insurance Code by means of the action, suit
or court proceeding.

(b)(A) The director may use a complaint and the information described in paragraph (a)
of this subsection to:

(i) Compile and publish each year a statistical report with each insurer’s name and
identifying number, the percentage of total complaints that the director receives that are
attributable to each insurer and the type and disposition of each complaint; and

(ii) Provide any requester with information about complaints that the director receives
against an insurer that allege that the insurer engaged in an unfair claim settlement practice
described in ORS 746.230.

(B) Before compiling and publishing a report or providing information to any person un-
der this paragraph, the director shall remove information that could identify a complainant.

(5) The director may investigate a complaint submitted under this section if the director
determines that the complaint alleges facts that constitute a prima facie violation of a pro-
vision of the Insurance Code. If the director determines during the course of the director’s
investigation that evidence against another person warrants naming the other person as a
respondent in the complaint, the director shall amend the complaint to add the other person
as a respondent and shall:

(a) Serve each respondent with a copy of the amended complaint within 10 days after
making the amendment; and

(b) Notify each respondent of the respondent’s procedural rights and obligations, includ-
ing the right to submit an answer to the amended complaint within 30 days after the date
of the amended complaint.

(6) If, after investigating, the director finds substantial evidence to support the
allegations in a complaint, the director shall sign and issue a finding, with copies to the
complainant and respondent, that:
(a) Names the complainant and respondent;
(b) Summarizes the allegations in the complaint;
(c) Lists, describes or summarizes, as appropriate, facts that relate to the allegations in
the complaint; and
(d) States that the director has found substantial evidence to support the allegations in
the complaint.

(7)(a) Except as provided in paragraph (b) of this subsection, if the director does not be-
gin an investigation of a complaint within one year after the date of the complaint, or if the
director does not find substantial evidence of a violation of the Insurance Code within one
year after beginning an investigation of a complaint, the director shall dismiss the complaint.

(b) If the director dismisses a complaint under paragraph (a) of this subsection, the di-
rector shall on the same date as the date of the dismissal notify the complainant that the
complainant has 90 days within which to bring an action under section 7 of this 2019 Act that
alleges the same or substantially similar acts, omissions or violations. For purposes of this
subsection, a notice is effective five days after the date on which the director sends the not-
tice. The notice must state that the complainant may not bring an action after the 90-day
period expires.

(c) The director need not dismiss a complaint under paragraph (a) of this subsection and
need not notify the complainant as provided in paragraph (b) of this subsection if the director
notifies the complainant and each respondent that the director needs additional time to
complete an investigation of the complaint. A notice under this paragraph must include an
estimate of the time remaining until the director completes the investigation.

(8)(a) A respondent named in a complaint under this section may not, with an intention
of contravening a purpose of the Insurance Code, engage in conduct that deprives a
complainant of any services or benefits to which the complainant is entitled under the terms
of any contract or policy the complainant has with the respondent during a period that be-
gins when the director notifies the respondent of the complaint and that ends with an order
from the director or the settlement or dismissal of the complaint.

(b) A complainant may amend a complaint that the complainant submitted under this
section to allege that a respondent engaged in conduct prohibited under paragraph (a) of this
subsection, or may bring an action as provided in section 7 of this 2019 Act alleging that a
respondent engaged in conduct prohibited under paragraph (a) of this subsection.

(c) A respondent may defend against an amended complaint or action on the basis that
the director dismissed the complaint on the merits or for a lack of substantial evidence to
support the allegations in the complaint after the occurrence of the conduct that the
complainant alleges in paragraph (a) of this subsection.

SECTION 5. (1) Except as otherwise provided in this section, if the Director of the De-
partment of Consumer and Business Services finds that substantial evidence exists to sup-
port allegations in a complaint or if the director finds from the director's own investigation
that substantial evidence exists that a violation of the Insurance Code has occurred, the di-
rector may at any time after the date on which the director issues the finding negotiate with a respondent to attempt to settle the complaint or remedy the violation. If the complaint names more than one respondent or the director's investigation finds that more than one person violated the Insurance Code, the director may negotiate with each respondent or person separately or with all respondents and persons at once.

(2) The director, at the director's sole discretion, may include a complainant in any negotiations the director conducts with a respondent to settle a complaint.

(3)(a) Except as provided in paragraph (b) of this subsection, if the director reaches a settlement with a respondent or if the respondent agrees to the terms of a remedy for a violation of the Insurance Code, the director shall record the terms and conditions of the settlement or remedy in a written agreement signed by, as appropriate, the complainant, the respondent and the director or a designee of the director. The director shall issue the signed settlement agreement or remedial agreement as a final order. A settlement agreement or remedial agreement may include any terms and conditions that the director may include in an order the director issues after a hearing under section 6 of this 2019 Act.

(b) If the director has invited a complainant to participate in settlement negotiations with a respondent and the complainant objects to the terms of the settlement that the director reaches with a respondent, the director may, at the director's option:

(A) Continue negotiations until the settlement satisfies the complainant's objection; or

(B) Offer to terminate settlement negotiations and dismiss the complaint so that the complainant may bring an action against the respondent under section 7 of this 2019 Act.

(c) If a settlement agreement or remedial agreement will terminate after a specific time or as a consequence of the occurrence of specific conditions, the director shall specify the date on which the settlement agreement or remedial agreement will terminate or the conditions that will cause the settlement or remedial agreement to terminate. The director shall also specify any time limitations or other limitations on the ability of any party to the settlement agreement or remedial agreement to enforce the terms and conditions of the settlement agreement or remedial agreement.

(d) The terms of a settlement agreement or remedial agreement under this section bind a respondent's agents and successors in interest.

(4)(a) Except as provided in any limitations the director specifies under subsection (3)(c) of this section, a complainant at any time after the date of a settlement agreement under subsection (3) of this section may seek to enforce the terms of a settlement agreement by:

(A) Submitting a petition to the director;

(B) Bringing an action to seek specific performance of the settlement agreement or an injunction against a violation of the terms and conditions of the settlement agreement; or

(C) Bringing an action to seek enforcement of the settlement agreement under a writ of mandamus.

(b) A complainant must submit a petition to the director or bring an action under paragraph (a) of this subsection within one year after the date on which a respondent violated, or failed to perform in accordance with, a term or condition of the settlement agreement.

(c) The director shall investigate a petition in the same manner that the director investigates a complaint under section 4 of this 2019 Act. The director by rule may specify a form and format for and the required contents of a petition under this subsection.

(5) Any statements or actions that are directly related to negotiations to settle a com-
plaint are confidential. The director may not disclose any of the statements or actions under ORS 192.311 to 192.478 or in any other manner. A statement or action that is related to negotiations to settle a complaint may not be used in any action, suit or court proceeding without the written consent of the person that made the statement or took the action.

SECTION 6. (1) The Director of the Department of Consumer and Business Services shall take an action described in subsection (2) of this section if the director:

(a) Finds substantial evidence to support the allegations in a complaint and the director and the respondent cannot agree to settle the complaint;

(b) Finds substantial evidence, after conducting an investigation independent of a complaint, that a violation of the Insurance Code occurred and the respondent declines to enter into a remedial agreement; or

(c) Determines that the risk of actual or potential harm from a violation or the interests of justice require the director to resolve a complaint or impose a remedy for, or enjoin, a violation described in paragraph (b) of this subsection without first negotiating with the respondent.

(2) Under any of the circumstances described in subsection (1) of this section, the director, as circumstances warrant, shall in writing:

(a) Order the respondent to cease and desist from a continuing violation of a provision of the Insurance Code;

(b) Order the respondent to perform a specific action that:

(A) Carries out the purposes of the Insurance Code; and

(B) Reverses or eliminates the effects of the respondent's violation of the Insurance Code, such as:

(i) Paying restitution or actual damages to the complainant;

(ii) Complying with a cease and desist order from the director or an injunction from a court; and

(iii) Protecting the complainant's rights and the rights of persons that are similarly situated;

(c) Order the respondent to refrain from any action that would jeopardize the complainant's rights and the rights of other persons that are similarly situated or that would otherwise frustrate the purposes of the Insurance Code; or

(d) Require the respondent to report to the director concerning the respondent's compliance with any of the other terms of the director's order.

(3)(a) The director shall notify each respondent named in the complaint of an order or requirement under subsection (2) of this section.

(b) The director shall provide notice under this subsection by delivering the notice to the respondent or by mailing the notice by certified or registered mail, return receipt requested and postage prepaid, to the respondent's residential or business address as the address appears in the department's records. A notice the director mails under this paragraph is effective on the date that the director deposits the notice in the United States mail.

(c) In a notice under paragraph (a) of this subsection, the director shall state that each respondent may request within 20 days after the date of the order a hearing that the director will conduct as a contested case hearing in accordance with ORS 183.413 to 183.470. If a respondent requests a hearing, the director shall schedule the hearing for a date that is not later than 30 days after the director receives the respondent's request.
(d) If a respondent does not request a contested case hearing within 20 days after the
date of an order under subsection (2) of this section, the order becomes a final order 21 days
after the date of a notice under this subsection.
(4)(a) At the conclusion of a contested case proceeding under subsection (3) of this sec-
tion, the director shall issue findings of fact and conclusions of law in a written final order
that, as appropriate:
(A) Reiterates the terms and conditions of the order the director issued under subsection
(2) of this section;
(B) Amends the order the director issued under subsection (2) of this section; or
(C) Dismisses the complaint or the director's finding against the respondent in whole or
in part if the respondent establishes to the hearing officer's satisfaction that a violation did
not occur.
(b) The director may reopen negotiations to settle the complaint or enter into a remedial
agreement during the course of a hearing under this subsection.
(c) The director shall sign and date a final order the director issues under paragraph (a)
of this subsection, file the final order with the Department of Consumer and Business Ser-
vices and provide copies of the final order to the complainant and the respondent. In addition
to any terms and conditions described in subsection (2) of this section that the director may
specify, the director shall state in the order:
(A) The purpose and intent of the order;
(B) The factual grounds upon which the director bases the order; and
(C) The provisions of the Insurance Code that authorize the terms and conditions that
the director specifies in the order.
(d) A respondent may appeal the director's final order as provided in ORS 183.480 to
183.497.
(5) The terms of a final order under this section bind a respondent's agents and succes-
sors in interest.
(6) The director may amend the terms and conditions of a final order under this section
or section 5 of this 2019 Act if the terms and conditions cause undue hardship for a re-
spondent or another person and the amendment would not remove or alter terms and con-
ditions that are essential for protecting a complainant's rights.
(7) The director may not issue an order under subsection (2) of this section and shall
dismiss the complaint as provided in section 7 (2) of this 2019 Act if a complainant brings an
action in state or federal court that begins before the director issues an order under sub-
section (2) of this section and in the action alleges the same or substantially similar acts,
omissions or violations that the complainant alleged in the complaint to the director.
(8) An order of the director under this section:
(a) Does not relieve or absolve any person of liability under any other law of this state;
and
(b) Supplements and is not in lieu of any other power the director has to suspend or re-
voke a license or certificate of authority or impose a penalty, fine or forfeiture.
SECTION 7. (1)(a) A person that suffers an ascertainable harm as a result of a violation
of the Insurance Code, including a violation of section 4 (8) of this 2019 Act, may bring an
action in a state or federal court to seek a remedy for the harm:
(A) Not later than one year after the date on which the alleged violation occurred, except
as provided in paragraph (b) of this subsection; or

(B) Within 90 days after receiving a notice under section 4 (7)(b) of this 2019 Act.

(b) Filing a complaint under section 4 of this 2019 Act tolls the limitation set forth in paragraph (a)(A) of this subsection until the director dismisses the complaint under section 4 of this 2019 Act, enters into a settlement agreement with the respondent under section 5 of this 2019 Act or issues an order related to the complaint under section 6 of this 2019 Act.

(2)(a) A person need not file a complaint under section 4 of this 2019 Act before bringing an action under subsection (1) of this section, but bringing an action precludes the person from submitting a complaint that alleges the same or similar acts, omissions or violations.

(b) If a person has submitted a complaint before bringing an action under subsection (1) of this section, the Director of the Department of Consumer and Business Services shall dismiss the complaint without prejudice once a trial commences in the action. The person may submit a complaint again if the person discontinues the action or if a court dismisses the action other than on the merits.

(3) A respondent in a complaint under section 4 of this 2019 Act may elect to defend against the complaint in a state or federal court proceeding under this section. If the respondent elects to defend against the complaint under this subsection, the director shall bring an appropriate action without charge to the complainant that submitted the complaint.

(4) In an action under this section:

(a) A jury shall try the action at the request of any party to the action;

(b) The court may enjoin a violation of the Insurance Code and grant any other equitable relief the court deems appropriate; and

(c) The court may award actual damages or $200, whichever is greater, and punitive damages.

(5) After approving an attorney fee agreement, the court may award reasonable attorney fees and costs to a prevailing plaintiff, including the director if the director brings an action under subsection (3) of this section. The court may award reasonable attorney fees and costs to a prevailing defendant in an action the director brings under subsection (3) of this section only if the court determines that the director did not have an objectively reasonable basis for bringing the action.

(6) An award of actual damages as compensation for a defendant’s failure to provide services or benefits is limited to an amount that is equivalent to the value of services and benefits that the plaintiff did not receive during the period that begins two years before the plaintiff submitted a complaint under section 4 of this 2019 Act or brought an action under this section, whichever is later.

SECTION 8, ORS 731.028 is amended to read:

731.028. (1) The State Accident Insurance Fund Corporation is subject as a domestic insurer to ORS [731.248, 731.252,] 731.256, 731.258, 731.260, 731.296 to 731.316, 731.488, 731.574, 731.592, 731.594, 731.730, 731.731, 731.735, 731.737, 731.870, 731.988, 731.992, 733.010 to 733.060, 733.140 to 733.170, 733.210, 737.205, 737.215, 737.225, 737.235 to 737.340, 737.505 and 737.560, ORS chapters 742, 743, 743A, 743B and 744 and ORS 746.015, 746.075, 746.110, 746.145 to 746.155, 746.230 and 746.240 and sections 2 to 7 of this 2019 Act. However:

(a) The requirements of the Director of the Department of Consumer and Business Services under ORS 733.010 to 733.060, 733.140 to 733.170 and 733.210 govern in the case of a conflict between those requirements and the requirements of any accounting system prescribed by the Oregon De-
department of Administrative Services.

(b) The filing requirements of ORS 737.205 to 737.340, 737.505 and 737.560 are in lieu of any similar filing requirements prescribed by any other law of this state.

(c) The requirements of ORS chapters 743, 743A and 743B are applicable only with respect to excess workers’ compensation insurance furnished by the corporation.

(d) The provisions of ORS chapter 744 apply only with respect to the regulation of insurance producers.

(e) For each year that the Secretary of State conducts an audit of the State Accident Insurance Fund Corporation under ORS 297.210, the director may accept the audit and a copy of the Secretary of State’s audit report in lieu of the requirements of ORS 731.488 if the director determines that the purposes of ORS 731.488 are adequately served by the Secretary of State’s audit and report. The Secretary of State shall file a copy of [its] the audit report of the State Accident Insurance Fund Corporation with the director.

(2) The provisions of subsection (1) of this section govern in the case of a conflict between those provisions and the provisions of ORS chapter 656 that apply only to the State Accident Insurance Fund Corporation.

SECTION 9. ORS 731.988 is amended to read:

ORS 731.988. (1) Except as provided in subsection (7) of this section, a person that violates any provision of the Insurance Code, any lawful rule or final order of the Director of the Department of Consumer and Business Services or any judgment that a court makes in response to the director’s application, shall forfeit and pay to the General Fund of the State Treasury a civil penalty in an amount determined by the director that does not exceed $10,000 for each offense. The civil penalty for individual insurance producers, adjusters or insurance consultants may not exceed $1,000 for each offense. Each violation is a separate offense.

(2) In addition to the civil penalty specified in subsection (1) of this section, a person that violates any provision of the Insurance Code, any lawful rule or final order of the director or any judgment that a court makes in response to the director’s application, may be required to forfeit and pay to the General Fund of the State Treasury a civil penalty in an amount determined by the director that does not exceed the amount by which the person profited in any transaction that violates the provision, rule, order or judgment.

(3) In addition to the civil penalties specified in subsections (1) and (2) of this section, an insurer that must submit a report under ORS 742.400 and that fails to do so within the specified time may be required to pay to the General Fund of the State Treasury a civil penalty in an amount determined by the director that does not exceed $10,000.

(4) In addition to the penalties specified in [subsection] subsections (1), (2), (5) and (6) of this section, a director or officer of an insurance holding company system who engages in a transaction or makes an investment that has not been properly reported under, or does not otherwise comply with, ORS 732.517 to 732.596, who knowingly participates in or assents to the transaction or investment, or who permits another officer or an agent of the insurance holding company system to engage in the transaction or make the investment, shall pay, in the director or officer’s individual capacity, a civil penalty in an amount determined by the Director of the Department of Consumer and Business Services that does not exceed $10,000.

(5) In addition to the penalties specified in subsections (1), (2), (4) and (6) of this section, an insurer or other person that fails to make a required filing or demonstrate a good faith effort to comply with a filing requirement under ORS 732.527, 732.537, 732.539, 732.542 or 732.544 shall pay
a civil penalty in an amount determined by the director that does not exceed $50,000.

(6) In addition to the penalties specified in subsections (1), (2), (4) and (5) of this section, an insurer or other person that violates [a cease and desist] an order the director has issued under [ORS 731.252] section 6 of this 2019 Act in connection with a violation of a provision of ORS 732.517 to 732.596 may be subject to a civil penalty in an amount determined by the director that does not exceed $10,000 for each day of the violation.

(7) A civil penalty imposed for a violation of sections 2 to 7 of this 2019 Act must be applied first toward reimbursing the costs the director incurred in investigating and determining that a violation occurred, in conducting hearings and in assessing and collecting the civil penalty. The director shall pay the remainder to the General Fund of the State Treasury as provided in subsection (1) of this section.

(8) If the director or the Attorney General finds that an insurer or other person is engaged in a pattern or practice of resistance to the rights that the Insurance Code protects or that an insurer or other person has denied rights that the Insurance Code protects to a group of persons, the director or the Attorney General, in addition to any other applicable civil penalties under this section, may recover an amount that does not exceed:

(a) $50,000 for a first violation; or
(b) $100,000 for a second or subsequent violation.

(9) A civil penalty imposed under this section may be recovered either as provided in subsection [(8)] (10) of this section or in an action brought in the name of the State of Oregon in any court of appropriate jurisdiction.

(10) Civil penalties under this section must be imposed and enforced in accordance with ORS 183.745.

(11) The provisions of this section are in addition to and not in lieu of any other enforcement provisions specified in the Insurance Code.

SECTION 10. ORS 737.045 is amended to read:

737.045. (1) If the Director of the Department of Consumer and Business Services has reason to believe that a rate, rating plan or rating system filed or used by an insurer or filed by a rating or advisory organization on behalf of an insurer does not comply with the requirements and standards of this chapter, the director may issue an order directing the insurer or the rating or advisory organization to discontinue or desist from the noncompliance. An order issued under this subsection is subject to the provisions of ORS [731.252] section 6 of this 2019 Act.

(2) If the director holds a hearing on an order issued pursuant to subsection (1) of this section, the insurer or rating or advisory organization filing or using the rate, rating plan or rating system shall pay to the director the just and legitimate costs of the hearing, including actual necessary expenses.

(3) If the director finds after a hearing under ORS 737.340 that any rate, rating plan or rating system violates the provisions of this chapter, the director may issue an order specifying the violation and stating when, within a reasonable period of time, the further use of such rate, rating plan or rating system by an insurer or rating or advisory organization shall be prohibited.

(4) If the director finds after a hearing under ORS 737.215 or 737.340 that an insurer or rating or advisory organization is in violation of any provision of this chapter other than the provisions dealing with rates, rating plans or rating systems, the director may issue an order specifying the violation and requiring compliance within a reasonable time.

(5) If the director finds after a hearing under ORS 737.215 that the violation of any of the pro-
visions of this chapter applicable to it by any insurer or rating organization that has been the sub-
ject of a hearing was willful, the director may suspend or revoke the certificate of authority of such
insurer or the license of such rating organization.

(6) If the director finds after a hearing that any rating organization has willfully engaged in any
fraudulent or dishonest act or practices, the director may suspend or revoke the license of such
organization.

SECTION 11. ORS 744.992 is amended to read:

744.992. (1) A person who violates any provision of ORS 744.318 to 744.384, 744.991 and 744.992
is subject to civil penalties under ORS 731.988 and [cease and desist orders under ORS 731.252] an
order under section 6 of this 2019 Act.

(2) If a person violates any provision of ORS 744.318 to 744.384, 744.991 and 744.992, the Director
of the Department of Consumer and Business Services may seek an injunction in a court of compe-
tent jurisdiction and may apply for temporary and permanent orders that the director determines
are necessary to restrain the person from committing the violation.

(3) A person damaged by the acts of a person in violation of any provision of ORS 744.318 to
744.384, 744.991 and 744.992 may bring a civil action against the person committing the violation in
a court of competent jurisdiction. [Nothing in] This subsection [shall be construed to] does not alter
the provisions of ORS 743.168 or 743.171 relating to the period of incontestability of a policy of life
insurance.

(4) A violation of any provision of ORS 744.318 to 744.384, 744.991 and 744.992 attendant to the
execution of a life settlement purchase agreement renders the life settlement purchase agreement
voidable and subject to rescission by the life settlement purchaser, upon return of the policy re-
ceived to the life settlement provider. Suit for rescission may be brought in a court of competent
jurisdiction or where the alleged violator resides or has a principal place of business or where the
alleged violation occurred.

(5) Except for an act under ORS 744.369 (8) to (16), the enforcement provisions and penalties of
this section do not apply to an owner.

SECTION 12. ORS 746.675 is amended to read:

746.675. For the purpose of ORS 746.600 to 746.690 and 750.055, an insurance-support organiza-
tion transacting business outside this state [which] that has an effect on a person residing in this state [shall be considered to have] has appointed the Director of the Department of Consumer and
Business Services to accept service of process on [its] the organization’s behalf. [Notice of such
service shall be given forthwith by the director as provided for orders and notices under ORS 731.248
(3).] The director shall give notice of service to the organization in the same manner provided
for notice under section 6 (3)(b) of this 2019 Act.

SECTION 13. ORS 731.232, 731.236, 731.240, 731.248, 731.252 and 731.264 are repealed.

SECTION 14. (1) Sections 2 to 7 of this 2019 Act and the amendments to ORS 731.028,
731.988, 737.045, 744.992 and 746.675 by sections 8 to 12 of this 2019 Act and the repeal of ORS
731.232, 731.236, 731.240, 731.248, 731.252 and 731.264 by section 13 of this 2019 Act become
operative on January 1, 2020.

(2) The Director of the Department of Consumer and Business Services may adopt rules
and take any other action before the operative date specified in subsection (1) of this section
that is necessary to enable the director, on and after the operative date specified in sub-
section (1) of this section, to exercise all of the duties, functions and powers conferred on
the director by sections 2 to 7 of this 2019 Act and the amendments to ORS 731.028, 731.988,
737.045, 744.992 and 746.675 by sections 8 to 12 of this 2019 Act.

SECTION 15. This 2019 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2019 Act takes effect on its passage.