In 1977, the Texas Legislature created the Sunset Advisory Commission to identify and eliminate waste, duplication, and inefficiency in government agencies. The 12-member Commission is a legislative body that reviews the policies and programs of more than 130 government agencies every 12 years. The Commission questions the need for each agency, looks for potential duplication of other public services or programs, and considers new and innovative changes to improve each agency's operations and activities. The Commission seeks public input through hearings on every agency under Sunset review and recommends actions on each agency to the full Legislature. In most cases, agencies under Sunset review are automatically abolished unless legislation is enacted to continue them.
Texas Department of Insurance
Office of Public Insurance Counsel

Sunset Final Report
July 2011
This document is intended to compile all recommendations and action taken by the Sunset Advisory Commission for an agency under Sunset review. The following explains how the document is expanded and reissued to include responses from agency staff and the public.

- **Sunset Staff Report, April 2010** – Contains all Sunset staff recommendations on an agency, including both statutory and management changes, developed after extensive evaluation of the agency.

- **Hearing Material, May 2010** – Summarizes all responses from agency staff and the public to Sunset staff recommendations, as well as new policy issues raised for consideration by the Sunset Commission at its public hearing.

- **Decision Material, July 2010** – Includes additional responses, testimony, or new policy issues raised during and after the public hearing for consideration by the Sunset Commission at its decision meeting.

- **Commission Decisions, July 2010** – Contains the decisions of the Sunset Commission on staff recommendations and new policy issues. Statutory changes adopted by the Commission are presented to the Legislature in the agency’s Sunset bill.

- **Final Report, July 2011** – Summarizes action taken by the Legislature on Sunset Commission recommendations and new provisions added by the Legislature to the agency’s Sunset bill.
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Summary
Summary

These special purpose reviews of the Texas Department of Insurance (TDI) and the Office of Public Insurance Counsel (OPIC) follow up on the full Sunset reviews of the agencies conducted in 2008. At that time, the Sunset Commission adopted and forwarded to the 81st Legislature recommendations on TDI and OPIC. However, the Legislature did not pass the Sunset bill on either agency. Instead, the Legislature continued both agencies for two years in separate legislation, and focused the current Sunset staff reviews of the agencies on the appropriateness of the recommendations voted on and adopted by the Commission in 2008.

Based on this re-examination, Sunset staff concluded the majority of Sunset’s previous recommendations remain appropriate, and that the agencies continue to need statutory authority and direction to implement them. Of the 28 recommendations on TDI from 2008, Sunset staff recommends 18 for consideration again in 2010, finding the other 10 no longer necessary. No longer recommended are five recommendations concerning the Texas Windstorm Insurance Association, as the 81st Legislature passed House Bill 4409, which addressed many of the same issues as the Sunset recommendations. Also no longer recommended is one of three 2008 Sunset recommendations related to regulation of title insurance agents, as House Bill 4338, passed during the 81st Regular Session, gave TDI additional tools to monitor the solvency of title agents. Finally, the remaining TDI issues no longer recommended are two management recommendations the Department has implemented, and two recommendations to legislative committees that have been fulfilled. The current status of each of the TDI-related recommendations is shown in the chart, Status of 2008 Sunset Commission Recommendations on the Texas Department of Insurance, on page 7.

The 2008 Sunset Commission made only one recommendation related to OPIC, which was to continue the agency for 12 years. That recommendation continues to be appropriate, as discussed in Issue 1 of the OPIC section of this report.

The following material summarizes the 2008 recommendations on TDI and OPIC that continue to be appropriate for consideration in 2010. For additional information on the Sunset Commission’s 2008 decisions see the Sunset Advisory Commission’s Report to the 81st Legislature, published in February 2009, and for more detailed information on the original Sunset staff recommendations see the Sunset Advisory Commission’s Final Report on the Texas Department of Insurance and Office of Public Insurance Counsel, published in July 2009. Both reports are available on the Sunset Commission’s website.
Issues and Recommendations

Texas Department of Insurance

Issue 1

Rate Regulation for Homeowners Insurance Lacks Clarity, Predictability, and Transparency.

Recommendations

- Set limits for the amount of time the Department has to review and administratively disapprove filings under the file-and-use system.
- Require the Department to better define the process for requesting supplemental information from insurers, and to track all information requests and administrative rate disapprovals.
- Require the Department to generally define, in rule, factors that could result in a company being placed under prior approval.
- Require TDI to routinely evaluate the need for insurers to remain under prior approval, and require that insurers be notified in writing of the actions that need to be taken in order to return to file-and-use rate regulation.
- Require the Department to develop and implement a plan to collect from insurers and publish certain information relating to the processing of personal automobile and residential property claims.

Issue 2

The State’s Lack of Regulation of Preferred Provider Organizations Does Not Correspond With Changes in the Texas Healthcare Market.

Recommendation

- Require Preferred Provider Organizations to obtain a certificate of authority from TDI to operate in Texas.

Issue 3

Without Additional Tools, TDI Cannot Effectively Regulate Title Insurance.

Recommendations

- Require TDI to regularly examine title agents, including verifying the expense data submitted for title insurance rate promulgation.
- Require the Commissioner to assess what information is needed to promulgate title insurance rates every five years.
Issue 4

Most of TDI’s Advisory Committees No Longer Need to Be in Law.

Recommendations
- Eliminate 15 TDI advisory committees from statute.
- Require the Department to adopt rules for its use of advisory committees, ensuring the committees meet standard structure and operating criteria.

Issue 5

To Reduce the Risk of Fire Hazard, the State Fire Marshal’s Office Needs Direction to Target Its Inspections of Buildings.

Recommendations
- Require the SFMO to periodically inspect state-leased buildings.
- Require the SFMO to create a risk-based approach to conducting its routine inspections of state buildings.
- Authorize the SFMO to charge a fee for inspections of privately owned buildings.

Issue 6

The State Fire Marshal’s Office Lacks the Ability to Issue Fines to Ensure Licensee Compliance.

Recommendation
- Require the Commissioner to establish a penalty matrix for violations by SFMO licensees, and delegate administration of these penalties to the SFMO.

Issue 7

The Department’s Statute Has Not Kept Pace With Available Electronic Transaction Technologies.

Recommendation
- Clarify provisions in the Insurance Code to clearly permit the use of electronic commerce transactions.
Issue 8

Qualifications for Reduced Rate Filing Requirements for Certain Insurers Writing Residential Property Insurance in Underserved Areas May Need Adjustment.

Recommendation

- Require the Commissioner of Insurance to study the qualifications for reduced rate filings for insurers writing residential property insurance in underserved areas.

Issue 9

The State Has a Continuing Need for the Texas Department of Insurance.

Recommendations

- Continue the Texas Department of Insurance for 12 years.
- Update TDI’s statutory duties to better reflect the agency’s role in protecting consumers and encouraging a competitive insurance market in Texas.
- Apply the standard Sunset across-the-board requirement for the Commissioner to develop a policy regarding negotiated rulemaking and alternative dispute resolution.

Office of Public Insurance Counsel

Issue 1

The State Has a Continuing Need for the Office of Public Insurance Counsel.

Recommendations

- Continue the Office of Public Insurance Counsel for 12 years.
- Apply the standard Sunset across-the-board requirement for the Office to develop a policy regarding alternative dispute resolution.
Fiscal Implication Summary

None of the recommendations in this report would have a net fiscal impact to the State’s General Revenue Fund, since both TDI and OPIC are funded through taxes and assessments on insurers.

Texas Department of Insurance

- **Issue 2** – Registering PPOs would result in additional administrative costs to TDI, and may increase appropriation levels. However, the Department would be authorized to charge certification fees, to the level necessary to regulate PPOs, to offset the costs.

- **Issue 6** – Authorizing the State Fire Marshal’s Office (SFMO) to institute a fee for conducting inspections of privately owned buildings would result in a gain in revenue, but this gain would offset the Office’s costs in providing the inspections, and the revenue should be redirected to those functions. The gain could not be estimated as it is dependent upon the fee level to be determined by the Office and the number of requests that continue to come in once the SFMO charges for this service.

- **Issue 7** – Allowing the SFMO to fine its licensees could result in an increase in revenues, but would depend upon the number and types of violations pursued by the SFMO, and cannot be estimated. Any administrative penalties collected by the SFMO would be deposited in General Revenue.

Office of Public Insurance Counsel

None of the recommendations on the Office of Public Insurance Counsel in this report would have a fiscal impact to the State.
Texas Department of Insurance
Summary of Legislative Action
H.B. 1951 L. Taylor (Hegar)

House Bill 1951 continues TDI for 12 years. The Legislature adopted all of the Sunset Commission's recommendations and added several other statutory modifications to H.B. 1951. The list below summarizes the major provisions of H.B. 1951, and more detailed discussion is located in each issue.

Sunset Provisions
1. Provide clarity, predictability, and transparency to rate regulation of property and casualty insurance.
2. Require TDI to assess what information is needed to promulgate title insurance every five years.
3. Eliminate 15 of TDI's advisory committees from statute.
4. Target the State Fire Marshal's Office's inspections of buildings to reduce the risk of fire hazard.
5. Provide the State Fire Marshal's Office the ability to issue fines to ensure licensee compliance.
6. Amend the Insurance Code to clearly permit businesses and consumers to conduct business electronically if the parties agree.
7. Require TDI to study the accuracy of the designation of areas underserved for residential property insurance and the qualifications for reduced rate filing requirements for insurers serving these areas.
8. Continue the Texas Department of Insurance for 12 years.

Provisions Added by Legislature
1. Specify that property and casualty rate filings are public information subject to the State's open records law.
2. Prohibit a personal property and casualty insurer from reporting inquiries to a claims database until a claim has been filed.
3. Require certain health care plans to provide enrollees a 60-day notice of premium increases and enhanced consumer information.
4. Authorize TDI to adopt rules necessary to increase the availability of insurance to children under 19 years of age.
5. Prohibit health plans from requiring a therapeutic optometrist or ophthalmologist to participate in a particular vision panel as a condition for inclusion in the plan's medical panel.
6. Provide an exemption from agent licensure for persons writing a limited amount of job protection insurance.

7. Amend reinsurance requirements for certain companies writing surety bonds in Texas.

8. Amend the requirements for licensure as a residential fire alarm technician.

9. Establish an Insurance Adjuster Advisory Board.

**Fiscal Implication Summary**
House Bill 1951 will not have a fiscal impact to the State.

---

**Office of Public Insurance Counsel**

**Summary of Legislative Action**

**S.B. 647 Hegar (L. Taylor)**

The Legislature adopted all of the Sunset Commission’s recommendations, and Senate Bill 647 continues the Office for 12 years. The list below summarizes the major provision of S.B. 647, and more detailed discussion is located in each issue.

**Sunset Provision**
1. Continue the Office of Public Insurance Counsel for 12 years.

**Provisions Added by Legislature**
None added.

**Fiscal Implication Summary**
Senate Bill 647 will not have a fiscal impact to the State.
Status of 2008 Sunset Commission Recommendations

Texas Department of Insurance
# Status of 2008 Sunset Commission Recommendations on the Texas Department of Insurance

<table>
<thead>
<tr>
<th>2008 Recommendation</th>
<th>Status</th>
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</thead>
<tbody>
<tr>
<td><strong>Issue 1 – Rate Regulation for Homeowners Insurance Lacks Clarity, Predictability, and Transparency.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Change in Statute</strong></td>
<td><strong>Not Implemented</strong> – See Issue 1 of this report.</td>
</tr>
<tr>
<td>1.1 Set limits for the amount of time the Department has to review and administratively disapprove filings under the file-and-use system.</td>
<td>The agency continues to need statutory and legislative direction to implement these recommendations.</td>
</tr>
<tr>
<td>1.2 Require the Department to better define the process for requesting supplemental information from insurers, and to track all information requests and administrative rate disapprovals.</td>
<td></td>
</tr>
<tr>
<td>1.3 Require the Department to generally define, in rule, factors that could result in a company being placed under prior approval.</td>
<td></td>
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<tr>
<td>1.4 Require TDI to routinely evaluate the need for insurers to remain under prior approval, and require that insurers be notified in writing of the actions that need to be taken in order to return to file-and-use rate regulation.</td>
<td></td>
</tr>
<tr>
<td>1.5 Require the Texas Department of Insurance to develop and implement a plan to collect from insurers and publish certain information relating to the processing of personal automobile and residential property claims.</td>
<td></td>
</tr>
<tr>
<td><strong>Issue 2 – TDI’s Involvement in TWIA’s Operations, Along With Other Restrictions in Law, Limit the Department’s Ability to Effectively Oversee TWIA as a Market of Last Resort.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Change in Statute</strong></td>
<td><strong>Statutory Alternative Implemented</strong> – The 81st Legislature passed H.B. 4409, which made many changes to TWIA including changes that relate to the Sunset Commission’s 2008 recommendations. Among other changes, the bill restructured the Board, changed the way TDI approves TWIA rates, authorized TWIA to use recognized catastrophe models and establish rating territories, and authorized TWIA to require proof of one declination. Because TDI, TWIA, and policyholders need time to adjust to these changes as well as the bill’s broader impact, the 2008 recommendations are not included in this report.</td>
</tr>
<tr>
<td>2.1 Increase the number of public representatives on the TWIA Board, and require the Commissioner to appoint all Board members and designate the presiding officer.</td>
<td></td>
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</tbody>
</table>
# Status of 2008 Sunset Commission Recommendations on the Texas Department of Insurance

<table>
<thead>
<tr>
<th>2008 Recommendation</th>
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<tbody>
<tr>
<td>Replace the Commissioner’s authority to modify TWIA rates, forms, and operations through hearings with a more traditional administrative approval process.</td>
<td><strong>Statutory Alternative Implemented</strong> – The 81st Legislature passed H.B. 4409, which made many changes to TWIA including changes that relate to the Sunset Commission’s 2008 recommendations. Among other changes, the bill restructured the Board, changed the way TDI approves TWIA rates, authorized TWIA to use recognized catastrophe models and establish rating territories, and authorized TWIA to require proof of one declination. Because TDI, TWIA, and policyholders need time to adjust to these changes as well as the bill’s broader impact, the 2008 recommendations are not included in this report.</td>
</tr>
<tr>
<td>Transfer the responsibility for windstorm inspections and the oversight of engineers from TDI to TWIA.</td>
<td></td>
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<tr>
<td>Remove unnecessary rate restrictions in law, permitting the Association to consider additional factors in developing rates.</td>
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<tr>
<td>Authorize TWIA to require applicants to provide proof of two declinations from insurers writing windstorm insurance in the state.</td>
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</tbody>
</table>

**Issue 3 – The State’s Lack of Regulation of Preferred Provider Organizations Does Not Correspond With Changes in the Texas Healthcare Market.**

<table>
<thead>
<tr>
<th>Change in Statute</th>
<th></th>
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<tbody>
<tr>
<td>Require Preferred Provider Organizations to obtain a certificate of authority from TDI to operate in Texas.</td>
<td><strong>Not Implemented</strong> – See Issue 2 of this report. This recommendation requires a change in statute.</td>
</tr>
</tbody>
</table>

**Issue 4 – TDI Cannot Effectively Regulate Title Insurance Without Independent Financial Examinations and More Comprehensive Reporting.**

<table>
<thead>
<tr>
<th>Change in Statute</th>
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<tbody>
<tr>
<td>Require TDI to regularly examine title agents, including verifying the expense data submitted for title insurance rate promulgation.</td>
<td><strong>Not Implemented</strong> – See Issue 3 of this report. This recommendation requires a change in statute.</td>
</tr>
<tr>
<td>Require title agents to annually submit audited financial statements of operating accounts to TDI.</td>
<td><strong>Statutory Alternative Implemented</strong> – The 81st Legislature passed H.B. 4338, which gave TDI additional tools to monitor the solvency of title agents, including minimal capitalization requirements and submission of IRS reports. This legislation took a different approach, but was aimed at resolving the same problem. TDI is still implementing these changes, so Sunset staff could not determine the impact of this alternative approach, but opted to not include the original Sunset recommendation on solvency in this report.</td>
</tr>
<tr>
<td>Require the Commissioner to assess what information is needed to promulgate title insurance rates every five years.</td>
<td><strong>Not Implemented</strong> – See Issue 3 of this report. The Department continues to need statutory and legislative direction to implement this recommendation.</td>
</tr>
</tbody>
</table>
## Status of 2008 Sunset Commission Recommendations on the Texas Department of Insurance

<table>
<thead>
<tr>
<th>2008 Recommendation</th>
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<tbody>
<tr>
<td><strong>Issue 5</strong> – Most of TDI’s Advisory Committees No Longer Need to Be in Law.</td>
<td></td>
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<tr>
<td>Change in Statute</td>
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</tr>
<tr>
<td>5.1 Eliminate all but two TDI advisory committees from statute.</td>
<td>Not Implemented – See Issue 4 of this report.</td>
</tr>
<tr>
<td>5.2 Require the Department to adopt rules for its use of advisory committees, ensuring the committees meet standard structure and operating criteria.</td>
<td>These recommendations require a change in statute.</td>
</tr>
<tr>
<td>Management Action</td>
<td></td>
</tr>
<tr>
<td>5.3 Direct the Department to clearly distinguish between the purpose and appropriate use of advisory committees and informal working groups.</td>
<td>Implemented – The Department has updated its operations manual to reflect this management recommendation.</td>
</tr>
<tr>
<td><strong>Issue 6</strong> – To Reduce the Risk of Fire Hazard, the State Fire Marshal’s Office Needs Direction to Target Its Inspections of Buildings.</td>
<td></td>
</tr>
<tr>
<td>Change in Statute</td>
<td></td>
</tr>
<tr>
<td>6.1 Require the SFMO to periodically inspect state-leased buildings.</td>
<td>Not Implemented – See Issue 5 of this report.</td>
</tr>
<tr>
<td>6.2 Require the SFMO to create a risk-based approach to conducting its routine inspections of state buildings.</td>
<td>The Department continues to need statutory and legislative direction to implement these recommendations.</td>
</tr>
<tr>
<td>6.3 Authorize the SFMO to charge a fee for inspections of privately owned buildings.</td>
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<tr>
<td>Management Action</td>
<td></td>
</tr>
<tr>
<td>6.4 Direct the SFMO to work with local communities to help build capacity to more effectively assess and implement local fire prevention efforts.</td>
<td>Implemented – The SFMO has formed the Texas Fire and Life Safety Resource Team to identify fire prevention programs and create a series of web pages to provide information to communities on establishing their own fire marshal office. The SFMO has also started working with local communities to create a clearinghouse to help connect people with available fire safety services.</td>
</tr>
<tr>
<td><strong>Issue 7</strong> – The State Fire Marshal’s Office Lacks the Ability to Issue Fines to Ensure Licensee Compliance.</td>
<td></td>
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<tr>
<td>Change in Statute</td>
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<tr>
<td>7.1 Require the Commissioner to establish a penalty matrix for violations by SFMO licensees, and to delegate administration of these penalties to the SFMO.</td>
<td>Not Implemented – See Issue 6 of this report.</td>
</tr>
<tr>
<td>The Department continues to need statutory direction to implement this recommendation.</td>
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</tr>
</tbody>
</table>
### Status of 2008 Sunset Commission Recommendations on the Texas Department of Insurance

<table>
<thead>
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<tr>
<td><strong>Issue 8 – The Department’s Statute Has Not Kept Pace With Available Electronic Transaction Technologies.</strong></td>
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<tr>
<td><strong>Change in Statute</strong></td>
<td></td>
</tr>
<tr>
<td>8.1 Clarify provisions in the Insurance Code to clearly permit the use of electronic commerce transactions.</td>
<td><strong>Not Implemented</strong> – See Issue 7 of this report. This recommendation requires a change in statute.</td>
</tr>
<tr>
<td><strong>Issue 9 – Change the Reduced Rate Filing Requirements for Insurers Writing Residential Property Insurance in Underserved Areas.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Change in Statute</strong></td>
<td></td>
</tr>
<tr>
<td>9.1 Change the threshold needed to be met for reduced rate filing requirements for insurers that write residential property insurance in areas designated as underserved.</td>
<td><strong>Not Implemented</strong> – See Issue 8 of this report. This recommendation requires a change in statute.</td>
</tr>
<tr>
<td><strong>Issue 10 – Using Insurance Maintenance Taxes to Fund Other State Agencies May Shift the Cost Burden for Non-Insurance Related Activities to Insurers.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Change in Appropriations</strong></td>
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</tr>
<tr>
<td>10.1 Request that the Legislature study the use of insurance maintenance taxes to support other state agencies, and make appropriate changes in methods of finance as necessary.</td>
<td><strong>Implemented</strong> – In February 2009, the Sunset Commission sent a letter to the Senate Finance Committee and the House Appropriations Committee with this request. The committees took no action on this issue.</td>
</tr>
<tr>
<td><strong>Issue 11 – The Legislature Should Consider Creating a Health Insurance Innovations Program at TDI.</strong></td>
<td></td>
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<tr>
<td><strong>Recommendation to Legislative Committees</strong></td>
<td></td>
</tr>
<tr>
<td>11.1 Request that the Legislature, through the appropriate legislative committees, consider creating a Health Insurance Innovations Program.</td>
<td><strong>Implemented</strong> – In February 2009, the Sunset Commission sent a letter to the Senate State Affairs Committee and the House Insurance Committee with this request. In addition, Representative McClendon filed House Bill 505, which created the Health Insurance Innovations Program. That bill was considered by the House Insurance Committee, but no action was taken.</td>
</tr>
<tr>
<td><strong>Issue 12 – The State Has a Continuing Need for the Texas Department of Insurance.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Change in Statute</strong></td>
<td></td>
</tr>
<tr>
<td>12.1 Continue the Texas Department of Insurance for 12 years.</td>
<td><strong>Not Implemented</strong> – See Issue 9 of this report. These recommendations require a change in statute.</td>
</tr>
<tr>
<td>12.2 Update TDI’s statutory duties to better reflect the agency’s role in protecting consumers and encouraging a competitive insurance market in Texas.</td>
<td><strong>Not Implemented</strong> – See Issue 9 of this report. These recommendations require a change in statute.</td>
</tr>
</tbody>
</table>
The Texas Department of Insurance (TDI) regulates the insurance industry in Texas to ensure that Texas consumers have access to competitive and fair insurance products. TDI’s major functions include:

- regulating insurance companies’ solvency, rates, forms, and market conduct;
- licensing individuals and entities involved in selling insurance policies;
- providing consumer education on insurance and helping consumers resolve complaints;
- investigating and taking enforcement action against those who violate insurance laws or rules; and
- providing fire prevention services across the state through the State Fire Marshal’s Office.

The Department also regulates workers’ compensation in Texas through the Division of Workers’ Compensation. Information about the Division can be found in a separate Sunset staff report.

**Key Facts**

- **Commissioner and Staff.** The Commissioner of Insurance, appointed by the Governor and confirmed by the Senate, administers the agency’s functions, assisted by 1,572 staff. Of those staff, 875 are dedicated to insurance-related activities; the rest are related to the agency’s workers’ compensation function. Most staff are based in Austin, but the agency also maintains eight field offices across the state. TDI’s staff structure is depicted in the chart, *Texas Department of Insurance Organizational Chart.*
The Commissioner, or his designee, regularly interacts with and is advised by more than 25 statutorily created entities, including advisory committees, guaranty associations, and residual market boards.

- **Funding.** In 2009, TDI collected a total of about $164 million, primarily from maintenance taxes on Texas insurers and user fees. About 61 percent of TDI’s revenue was tied to insurance regulation, with the remainder linked to workers’ compensation. The pie chart, *Insurance-Related Revenue*, details the agency’s sources of revenue related to insurance regulation.

![Insurance-Related Revenue Pie Chart](chart)

In 2009, TDI collected a total of about $164 million, primarily from maintenance taxes on Texas insurers and user fees. About 61 percent of TDI’s revenue was tied to insurance regulation, with the remainder linked to workers’ compensation. The pie chart, *Insurance-Related Revenue*, details the agency’s sources of revenue related to insurance regulation.

![Insurance-Related Revenue Pie Chart](chart)

In 2009, the Department expended about $72 million on the regulation of insurance. The pie chart, *TDI Insurance-Related Expenditures by Function*, breaks down the agency’s expenditures on insurance regulation. The Legislature also appropriated about $38 million in funds to support insurance-related functions at other state agencies.

![TDI Insurance-Related Expenditures by Function Pie Chart](chart)

- **Financial Solvency and Market Monitoring.** TDI monitors insurers’ solvency to ensure that carriers are able to fulfill obligations and pay future claims. In fiscal year 2009, TDI regulated more than 2,400 insurance companies, conducted 136 financial examinations, and participated in 39 financial rehabilitations or court-ordered liquidations. The Department also monitors market trends and insurers’ market behavior, conducting 17 market conduct examinations, 6,166 advertising reviews, 369 title audits, and 208 loss control audits.
• **Rate and Form Regulation.** TDI regulates all major insurance lines sold to individuals or commercial entities in Texas, including property and casualty, and life, accident, and health insurance. In fiscal year 2009, TDI reviewed 4,773 property and casualty rate filings and 12,160 property and casualty forms. TDI also reviewed a total of 25,045 life, accident, and health rate and form filings.

• **Licensing.** TDI licenses insurance agents, agencies, adjusters, and other personnel and entities involved in providing insurance services and products. In fiscal year 2009, TDI issued almost 73,000 new licenses.

• **Consumer Protection.** TDI resolves consumer complaints against insurance companies and agents. In fiscal year 2009, TDI resolved more than 28,000 complaints, resulting in $72.6 million in additional claims paid to consumers and $2.5 million in refunds made to consumers. In the same year, TDI responded to more than 674,000 consumer inquiries and distributed more than six million consumer publications.

• **Enforcement.** The Department investigates violations of insurance law or rule and, in fiscal year 2009, closed 363 enforcement actions, assessed $7.4 million in penalties, and ordered $20 million in restitution. That same year, TDI’s investigation of insurance fraud cases resulted in 148 indictments and 116 convictions with restitution, fines, and penalties ordered in excess of $7.5 million.

• **State Fire Marshal’s Office.** The State Fire Marshal’s Office (SFMO) works to reduce loss of life and property due to fire and related hazards by inspecting the fire safety of buildings, investigating arson, and working to prevent fires through education and outreach. The SFMO also licenses people and firms that work in the fire alarm, extinguisher, sprinkler, and fireworks industries. In fiscal year 2009, the SFMO inspected 4,659 buildings for fire safety hazards and performed 513 arson investigations, of which 78 were referred for prosecution and 82 resulted in enforcement or legal action.

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1 TDI’s 1,572 staff include staff hired under Rider 5 of the agency’s appropriations pattern, which authorizes TDI to hire an additional 32.5 full-time equivalent positions above the agency’s appropriations cap to support liquidation oversight and title examiner activities.
Issues
Issue 1

Rate Regulation for Homeowners Insurance Lacks Clarity, Predictability, and Transparency.

Background

In 2003, the Legislature overhauled the way Texas regulates property and casualty insurance rates, including homeowners insurance rates. The reforms included bringing all insurers writing homeowners insurance under one system, calling for rate reductions, and establishing a new process for rate and form regulation. State law establishes a file-and-use system that permits companies to quickly file and use rates, but authorizes the Commissioner of Insurance (Commissioner) to use both pre-market and post-market regulatory tools. The textbox, TDI’s Rate Regulation Tools, provides a summary of the Texas Department of Insurance’s (TDI) rate regulation tools.

All insurers who write homeowners insurance must file rates with TDI before using them, but companies can use the rates immediately and without departmental approval. The Department can review rates, request additional information on rates, and administratively disapprove rates before insurers use the rates. A rate that is disapproved cannot be used or charged to consumers. Statute requires TDI to disapprove rates that are excessive, inadequate, or unfairly discriminatory.

TDI can also review and disapprove rates after rates go to market, and, if warranted, require select companies to go through a more rigorous prior-approval review for subsequent filings. Statute permits the Commissioner to place insurers under prior approval in the event of a statewide emergency, or if the insurer’s rates require supervision due to the insurer’s financial condition or ratings practices.

TDI faces a higher burden of proof to disapprove a rate-in-effect than to administratively disapprove a filed rate. To disapprove a rate-in-effect the Department must go through a contested case hearing process at the State Office of Administrative Hearings. Insurers may use rates during the hearings process, though companies are liable for refunds to policyholders if a rate is ultimately found to be excessive.
Finding

No significant changes have occurred to affect the Sunset Commission’s 2008 decisions to require the Department to define and track its use of various rate regulatory tools.

Finding that TDI’s use of both pre-market and post-market regulatory tools was largely undefined, the Sunset Commission made a series of recommendations to the Legislature to increase the transparency and predictability of the Department’s processes for regulating property and casualty rates, including homeowners insurance. The table, Rate Regulation Recommendations, summarizes the Sunset Commission’s recommendations and their status.

Rate Regulation Recommendations

<table>
<thead>
<tr>
<th>2008 Sunset Commission Recommendation</th>
<th>Status</th>
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<tbody>
<tr>
<td>• Set limits for the amount of time the Department has to review and administratively disapprove filings under the file-and-use system.</td>
<td>Change in law still needed. Both recommendations were based on findings that TDI used its pre-market regulatory tools – including its review of filed rates, requests for supplemental information, and administrative disapproval of rates – without defined practices, making aspects of rate regulation unpredictable. Nothing significant has changed in the way TDI reviews filed rates, and most insurers still do not file and use their rates immediately. While TDI is examining its processes for rate review and tracking Department actions consistent with these recommendations, the Sunset Commission’s recommendations remain appropriate to strengthen pre-market reviews; improve transparency and the exchange of information between insurers and TDI; and provide TDI with better information.</td>
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<tr>
<td>• Require the Department to better define the process for requesting supplemental information from insurers, and to track all information requests and administrative rate disapprovals.</td>
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<tr>
<td>• Require the Department to generally define, in rule, factors that could result in a company being placed under prior approval.</td>
<td>Change in law still needed. These recommendations were based on findings that TDI’s use of one post-market tool – placing a company under prior-approval regulation for future filings – was largely undefined, creating uncertainty in the rate regulation system. Although no insurers are currently under prior-approval review, TDI still has not defined the factors that contribute to a company being placed under prior approval, nor the factors that lead to a company getting out from under prior approval. These recommendations remain appropriate to ensure that the prior approval process is predictable and transparent.</td>
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<tr>
<td>• Require TDI to routinely evaluate the need for insurers to remain under prior approval, and require that insurers be notified in writing of the actions that need to be taken in order to return to file-and-use rate regulation.</td>
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<tr>
<td>• Require the Texas Department of Insurance to develop and implement a plan to collect from insurers and publish certain information relating to the processing of personal automobile and residential property claims.</td>
<td>Change in law still needed. This recommendation, brought forth through the public hearing process, is aimed at increasing the transparency of how insurers pay claims. The Department continues to need statutory authority to collect this information from insurers.</td>
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</table>
Sunset staff examined the appropriateness of these recommendations and found that nothing significant has changed in the way TDI regulates rates and that TDI still needs legislative and statutory direction to implement the recommendations. Staff also examined legislative changes that were made to the TDI Sunset bill related to these Commission recommendations, and identified changes that were made to simply clarify the Sunset Commission's original recommendations. Staff has incorporated those clarifying changes into the recommendations below.

Recommendations

**Change in Statute**

1.1 Set limits for the amount of time the Department has to review and administratively disapprove filings under the file-and-use system.

This recommendation would establish deemer dates for the Department’s review of all property and casualty rate filings. The Department would have 30 days to request information from insurers, conclude rate review, and disapprove rates as necessary. The Commissioner would be authorized to extend the review period for one additional 30 day period only, and only for good cause. If TDI requests additional information from insurers, the time it takes for insurers to respond to TDI’s requests would not count against the Department’s review period.

Insurers would continue to be permitted to use rates as soon as they are filed, if they choose. This recommendation would only affect filings not immediately used, and is not intended to change the Department’s ability to disapprove rates under current law, nor to give the Department the authority to approve rates under this regulatory system.

TDI would be permitted to administratively disapprove rates until the point that companies implement rates, or the expiration of the review period, whichever event occurs first. If TDI wanted to disallow a rate following the review period, the Department would have to disapprove the rate following its implementation, using the contested case process, as currently laid out in state law.

While the problems identified in this Issue pertain primarily to residential property insurance filings, state law requires similar regulation of all property and casualty rates, and these changes would affect all lines.

1.2 Require the Department to better define the process for requesting supplemental information from insurers, and to track all information requests and administrative rate disapprovals.

This recommendation would require TDI to further define, through rulemaking, the process for requesting supplemental information from insurers during its review of property and casualty rates. The review process should require, at a minimum, that TDI:

- make requests in a timely manner, enabling insurers to respond to requests and implement rates more quickly;
- reduce the number of separate requests;
more specifically define the kinds of information that the Department can request during a rate review; and

- track and routinely analyze the volume and content of information requests to identify trends and ensure that requests are reasonable.

The Department would use data on requests to better focus education efforts for both TDI review staff and insurers, and to streamline future requests. This would help the Department ensure that requests are fair and practical, and improve insurers’ initial filings of data and the ability to respond to supplemental requests.

This recommendation would also require the Department to track and analyze the factors that contribute to administrative disapproval of rates. TDI would track precedent related to disapprovals to help ensure that the Department consistently applies rate standards. In conjunction with analyzing disapprovals, TDI would make information about the Department’s general process for rate review, and factors that contribute to disapprovals, available to the public on a yearly basis. All information provided to the public would be general, so as not to infringe upon any individual company’s proprietary rate development data or techniques.

1.3 **Require the Department to generally define, in rule, factors that could result in a company being placed under prior approval.**

Under this recommendation TDI would further define, through rulemaking, guidelines that constitute rating practices, financial conditions, or statewide emergencies that could subject an insurer to prior-approval review. This recommendation would not require the agency to enumerate specific practices or circumstances. Recognizing that determining if certain practices or conditions exist requires flexibility and depends on the specific circumstances of a filing, this recommendation aims only to more generally define conditions that might contribute to a company being placed under prior approval. The Commissioner would maintain the authority to determine if individual company’s practices or statewide situations warranted additional scrutiny though prior approval. This recommendation would clarify TDI’s use of prior approval as a review mechanism and sanction against insurers, creating more predictability and transparency in rate regulation.

1.4 **Require TDI to routinely evaluate the need for insurers to remain under prior approval, and require that insurers be notified in writing of the actions that need to be taken in order to return to file-and-use rate regulation.**

Under this recommendation, TDI would periodically assess whether insurers need to remain under prior approval for rate filings. Similar to other probationary measures, prior approval review can be used as a method to more closely monitor insurer ratings practices or financial conditions. To clarify expectations, the recommendation would require TDI to provide companies with written information, when they are placed under prior approval, detailing the steps they must take to return to file-and-use review. When an insurer meets the stated conditions, this recommendation would require the Commissioner to issue an order stating that the financial condition, rating practices, or statewide emergency no longer exists, and that future company filings will be subject to file-and-use.
1.5 Require the Department to develop and implement a plan to collect from insurers and publish certain information relating to the processing of personal automobile and residential property claims.

This recommendation is intended to give TDI additional information about the timeliness of claims payment, including if they are paid promptly and in full. The recommendation would require TDI to collect aggregate claims data including the number of claims:

- filed during the reporting period;
- pending on the last day of the reporting period, including pending litigation;
- closed with payment during the reporting period;
- closed without payment during the reporting period;
- carrying over from the previous reporting period; and
- any other relevant information relating to the processing of claims.

This information would be collected on an annual basis, with the information broken down by quarter. In addition to collecting the data, TDI would be required to publish or disseminate the collected information to the general public via the agency’s website. TDI would be authorized to adopt rules as necessary to implement a plan for collecting and publishing claims data.

**Fiscal Implication Summary**

These recommendations would not have a fiscal impact to the State.

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2. According to TDI, in 2009, homeowners insurers did not use 90 percent of filed rates immediately.
Responses to Issue 1

**Recommendation 1.1**

*Set limits for the amount of time the Department has to review and administratively disapprove filings under the file-and-use system.*

**Agency Response to 1.1**

TDI agrees with the pre-market review recommendation to establish set time limits for agency administrative disapproval of a rate filing. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

**For 1.1**

Bill Hammond, President and Chief Executive Officer and Kandice Sanaie, Governmental Affairs Manager – Texas Association of Business, Austin

H. Lee Loftis, Jr., Governmental Affairs Director – Independent Insurance Agents of Texas, Austin

Lee A. Woods, Austin

**Against 1.1**

Pamela J. Bolton, Director of Policy and Research – Texas Watch, Austin

**Modification**

1. Institute an objective threshold that TDI must meet before engaging in administrative efforts to control the rates of individual companies. (Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin)

**Recommendation 1.2**

*Require the Department to better define the process for requesting supplemental information from insurers, and to track all information requests and administrative rate disapprovals.*

**Agency Response to 1.2**

TDI agrees with the recommendation that the agency specify when insurers must submit additional information for the review of a rate filing and track and analyze factors that contribute to administrative rate disapprovals. The agency has recently established procedures for tracking information requests and began tracking these requests at the beginning of 2010. Rate disapprovals are already tracked in the agency’s system. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)
For 1.2
Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin

Bill Hammond, President and Chief Executive Officer and Kandice Sanaie, Governmental Affairs Manager – Texas Association of Business, Austin

H. Lee Loftis, Jr., Governmental Affairs Director – Independent Insurance Agents of Texas, Austin

Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin

Lee A. Woods, Austin

Against 1.2
Pamela J. Bolton, Director of Policy and Research – Texas Watch, Austin

Modifications
2. Allow TDI to request more information from insurers only in order to satisfy certain core regulatory missions such as determining insurer solvency. Only if TDI has good reason to believe that a rate filing is likely to endanger a company’s ability to pay claims, somehow constitutes an act of fraud against consumers, or can legitimately be said to be unconscionable, should it be able to request additional information. (Julie Drenner, Texas Director and Eli Lehrer, National Director – Center on Finance, Insurance, and Real Estate, The Heartland Institute)

3. Strike Section 2251.002(8)(d) of the Code, which includes in the reach of supplementary information insurers may be required to submit to TDI “any other information the department requires to be filed.” (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

Recommendation 1.3
Require the Department to generally define, in rule, factors that could result in a company being placed under prior approval.

Agency Response to 1.3
TDI agrees with the recommendation to use rulemaking to enumerate conditions that may contribute to an insurer’s rate filings being placed under prior approval. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 1.3
Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin
Modification

4. Allow the Commissioner to place under prior approval only those companies whose financial position warrants increased supervision for the purposes of maintaining solvency by striking “or ratings practices” from Section 2251.151(a)(1), Texas Insurance Code, and repealing Section 2251.151(a)(2), Texas Insurance Code. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

Staff Comment: Section 2251.151 (a)(2) of the Texas Insurance Code permits the Commissioner to place a company under prior approval if a “statewide insurance emergency exists.”

Recommendation 1.4

Require TDI to routinely evaluate the need for insurers to remain under prior approval, and require that insurers be notified in writing of the actions that need to be taken in order to return to file-and-use rate regulation.

Agency Response to 1.4

TDI agrees with the recommendation to regularly assess the need for insurers’ rate filings to remain under prior approval; to provide insurers with written instructions detailing the necessary actions required to return to file-and-use rate review; and when appropriate conditions are satisfied, to issue a Commissioner’s order allowing an insurer’s future rate filings to be subject to file-and-use rate review. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 1.4

Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin

Bill Hammond, President and Chief Executive Officer and Kandice Sanaie, Governmental Affairs Manager – Texas Association of Business, Austin
Recommendation 1.5

Require the Department to develop and implement a plan to collect from insurers and publish certain information relating to the processing of personal automobile and residential property claims.

Agency Response to 1.5

TDI agrees with the recommendation that the agency collect and publish personal automobile and residential property claims data. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 1.5

Bill Hammond, President and Chief Executive Officer and Kandice Sanaie, Governmental Affairs Manager – Texas Association of Business, Austin

H. Lee Loftis, Jr., Governmental Affairs Director – Independent Insurance Agents of Texas, Austin

Against 1.5

Pamela J. Bolton, Director of Policy and Research – Texas Watch, Austin

Modification

5. The Sunset Commission, with assistance from the insurance industry, should endeavor to determine the costs and benefits of this recommendation as well as the possibilities of encouraging the private sector to carry out the tasks on its own without direct state assistance. (Julie Drenner, Texas Director and Eli Lehrer, National Director – Center on Finance, Insurance, and Real Estate, The Heartland Institute)

Commission Decision

Adopted Recommendations 1.1 through 1.5.
Legislative Action

House Bill 1951 establishes deemer dates for the Department’s review of all property and casualty rate filings. The Department will have 30 days to request information from insurers, conclude rate review, and disapprove rates as necessary. The Commissioner is authorized to extend the review period for one additional 30-day period only, and only for good cause. If TDI requests additional information from insurers, the time it takes for insurers to respond to TDI’s requests will not count against the Department’s review period.

Insurers will continue to be permitted to use rates as soon as they are filed, if they choose. The provision only affects filings not immediately used, and is not intended to change the Department’s ability to disapprove rates under current law, nor to give the Department the authority to approve rates under this regulatory system. The bill permits TDI to administratively disapprove rates until the point that companies implement rates, or the expiration of the review period, whichever event occurs first. If TDI wants to disallow a rate following the review period, the Department will have to disapprove the rate following its implementation, using the contested case process, as currently laid out in state law. (Recommendation 1.1)

The bill requires TDI to further define, through rulemaking, the process for requesting supplemental information from insurers during its review of property and casualty rates. The review process will require, at a minimum, that TDI:

- make requests in a timely manner, enabling insurers to respond to requests and implement rates more quickly;
- reduce the number of separate requests;
- more specifically define the kinds of information that the Department can request during a rate review; and
- track and routinely analyze the volume and content of information requests to identify trends and ensure that requests are reasonable.

The provision also requires the Department to track and analyze the factors that contribute to administrative disapproval of rates. TDI must track precedent related to disapprovals to help ensure that the Department consistently applies rate standards. In conjunction with analyzing disapprovals, TDI will make information about the Department’s general process for rate review, and factors that contribute to disapprovals, available to the public on a yearly basis. All information provided to the public must be general, so as not to infringe upon any individual company’s proprietary rate development data or techniques. (Recommendation 1.2)

House Bill 1951 requires TDI to further define, through rulemaking, guidelines that constitute rating practices, financial conditions, or statewide emergencies that could subject an insurer to prior-approval review. This provision does not require the agency to enumerate specific practices or circumstances. The Commissioner maintains the authority to determine if an individual company’s practices or statewide situations warranted additional scrutiny though prior approval. (Recommendation 1.3)
The bill requires TDI to periodically assess whether insurers need to remain under prior approval for rate filings. To clarify expectations, the bill requires TDI to provide companies with written information, when they are placed under prior approval, detailing the steps they must take to return to file-and-use review. When an insurer meets the stated conditions, this provision requires the Commissioner to issue an order stating that the financial condition, rating practices, or statewide emergency no longer exists, and that future company filings will be subject to file-and-use. (Recommendation 1.4)

House Bill 1951 requires TDI to collect aggregate claims data including the number of claims filed; pending, including pending litigation; closed with or without payment; and carrying over during the reporting period; as well as any other relevant information relating to the processing of claims. The bill requires this information to be collected on an annual basis, with the information broken down by quarter. In addition to collecting the data, TDI is required to publish or disseminate the collected information to the general public via the agency’s website. The provision authorizes TDI to adopt rules as necessary to implement a plan for collecting and publishing claims data. (Recommendation 1.5)
Issue 2

The State’s Lack of Regulation of Preferred Provider Organizations Does Not Correspond With Changes in the Texas Healthcare Market.

Background

Texans with health insurance receive it in one of three ways: through their employer that contracts for a group policy with an insurer or by directly purchasing an individual policy from an insurer; through their employer that is self-insured; or through federal programs such as Medicaid or Medicare. The Texas Department of Insurance (TDI) only regulates health insurance provided by the first group, referred to as fully insured, which affects about 5.5 million Texans. The Department does not regulate health insurance plans provided through self-insured employers, which are historically regarded as exempt from state regulation through the federal Employee Retirement Income Security Act (ERISA), or through other federal programs. Within the fully insured group, TDI licenses and regulates insurance companies, Health Maintenance Organizations (HMOs), Third Party Administrators (TPAs), and agents and agencies selling insurance.

Of Texans fully insured, more than 80 percent receive their care through Preferred Provider Organization (PPO) plans – a type of managed care plan offered by insurers. However, unlike HMO plans, PPO plans are open-network, and consumers can choose providers who are in- or out-of-network. Insurers offer PPO plans to policyholders through organizations that develop networks for PPO plans. PPOs contract with providers, who give consumers services in accordance with reimbursement rates agreed to between the provider and the PPO. PPOs assemble and credential providers, and negotiate discounts for service. PPOs may also lease access to provider networks, re-price claims, and handle provider relations.

In some cases, large insurers create and own PPO networks, called proprietary PPOs. Independent PPOs contract directly with a licensed insurer or a TPA. However, the insurers, and not the PPOs or the TPAs, assume the financial risk of the policy.

Finding

The Department continues to need statutory authority to regulate Preferred Provider Organizations.

In 2008, the Sunset Commission recommended requiring PPOs to obtain a certificate of authority from TDI, based on findings that because PPOs provide care to more than 80 percent of fully insured Texans, TDI’s lack of regulatory authority over PPOs is outdated and can result in consumer harm. The Sunset review had found that PPOs operate within a complicated system of health insurance in which the PPO has the direct contract with a health care provider who provides services to the consumer, but may have several contracts with TPAs or insurers that ultimately retain the risk of the policy.
Although PPOs provide services to more than 80 percent of fully insured Texans, TDI has no authority over them.

Because PPOs play a significant role in healthcare delivery to the consumer and their decisions may affect care given, the complexity of the system can result in a lack of transparency and accountability about payment and coverage under PPO plans, potentially creating consumer harm.

The review found that TDI regulates HMOs and TPAs that also operate within the health insurance system. Both HMOs and TPAs may provide insurance-like services that directly affect consumers, but HMOs bear the financial risk for those services, while TPAs do not. However, TDI has no regulatory authority over PPOs, although PPOs operate similarly to these other regulated entities and provide services to more than 80 percent of fully insured Texans.

In addition to requiring the regulation of PPOs, the Sunset Commission adopted two modifications brought forth through the public hearing process to exempt self-insured plans and insurers with proprietary PPOs from the certification requirements. These exemptions were based on arguments that these PPOs are either exempt from regulation by virtue of providing services through a federal ERISA plan, or by virtue of being subsidiaries of entities already regulated by TDI, such as insurance companies or TPAs. The resulting recommendation was therefore limited to the regulation of independent PPOs, which contract with an insurance company or TPA.

With the passage of federal health care reform, significant changes to the health insurance market will occur in the next few years. Even so, commercial health insurance carriers and networks, including PPOs, will continue to serve a vital role in the delivery of health care. As a result, and because TDI cannot regulate PPOs without specific statutory authority, the recommendation as modified continues to be appropriate even as health reforms are implemented.

**Recommendation**

**Change in Statute**

2.1 **Require Preferred Provider Organizations to obtain a certificate of authority from TDI to operate in Texas.**

This recommendation would require PPOs that operate within Texas to apply for a certificate of authority from TDI. Self-insured plans and insurers with proprietary PPOs would be exempt from this certification requirement.

Basic requirements for the process and application for certificate of authority would be similar to those already in law for HMOs and TPAs. The application for a PPO certificate of authority would include requirements for:

- a copy of the applicant’s basic organizational document, if it exists, such as articles of incorporation or association;

- a copy of any organization bylaws;
a list of all members in control of the organization, such as the board of directors or other governing committee, or principal officers or partners; and

a template of any contract made between the applicant and physicians or providers.

Under this recommendation, state law would provide requirements for approval of the application and recourse for applications denied, similar to requirements for other regulated entities. The certificate of authority would be issued once, and not subject to renewal. The Department would also be authorized to charge PPOs a fee for the certificate of authority, to offset the costs of regulation. The certificate of authority would remain in effect until the Commissioner suspends, revokes, or terminates the certificate. The recommendation would require the Commissioner to adopt rules implementing this program, including any requirements for updates of the information required for the original certificate of authority.

Fiscal Implication Summary

This recommendation would not have a fiscal impact to the State. Although registering PPOs would result in additional administrative costs to TDI, and may increase appropriation levels, the Department would be authorized to charge certification fees, to the level necessary to regulate PPOs, to offset the costs.
Responses to Issue 2

Recommendation 2.1  

Require Preferred Provider Organizations to obtain a certificate of authority from TDI to operate in Texas.

Agency Response to 2.1

TDI agrees with the recommendation as a necessary tool to understanding more about the PPO market and to enforcing the law. As noted in the Department’s response to the 2008 Staff report, TDI would encourage the Sunset Advisory Commission to consider principles that must be adhered to as a condition of maintaining a PPO certificate of authority. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 2.1

Jennifer Ahrens Cawley, Executive Director – Texas Association of Life & Health Insurers, Austin
Bill Hammond, President and Chief Executive Officer and Kandice Sanaie, Governmental Affairs Manager – Texas Association of Business, Austin
Jared Wolfe, Executive Director – Texas Association of Health Plans, Austin
Susan R. Bailey, MD, President and David Teuscher, MD – Texas Medical Association, Austin
John M. Hawkins, Senior Vice President, Advocacy and Government Relations – Texas Hospital Association, Austin

Staff Comment: The Texas Medical Association and Texas Hospital Association support 2.1 but oppose the exemption for insurers and self-funded plans with proprietary networks included in the recommendation, as seen in the modification below.

Against 2.1

None received.

Modification

1. Remove the exemption modifications for insurers and self-funded plans with proprietary networks. Require preferred provider organizations to obtain a certificate of authority from TDI to operate in Texas. Without regard to the other licenses or authorizations it holds as a state-regulated entity, if an insurer/TPA intends to engage in PPO network activities (i.e. serve as a physician-and-provider contracted network for a payer without providing insurance benefits, or act in the capacity as an administrator only), it must obtain the new certificate of authority recommended by the Sunset staff before it engages in that business capacity in Texas. (Susan R. Bailey, MD, President – Texas Medical Association, Austin and David Teuscher, MD – Texas Medical Association, Austin)
Commission Decision
Not adopted. The Commission took no action on Issue 2.

Legislative Action
No action needed.
Without Additional Tools, TDI Cannot Effectively Regulate Title Insurance.

Background

Title insurance is typically required by lenders in real estate transactions, as a guarantee that the buyer will have clear ownership of the property. A title insurance policy insures a property buyer and lender from claims against the property, such as outstanding liens due to unpaid taxes or improper deed recording that existed at the time of purchase. To regulate title insurance, the Texas Department of Insurance (TDI) licenses title insurers, title agents, and escrow officers and promulgates title insurance rates. In fiscal year 2009, Texas regulated 31 title insurers, 612 title agents, and 5,961 escrow officers.

To protect consumers’ assets, TDI monitors the solvency of title insurers and title agents by enforcing financial requirements at licensure and on an ongoing basis, monitoring ownership changes, and performing regular financial examinations to ensure solvency. Although state law requires the Texas Title Insurance Guaranty Association (the Association) to retain staff to examine title agents, in practice TDI performs the examinations. The Department hires examination staff, and the Association approves TDI’s examination budget and staffing levels, and reimburses TDI. In fiscal year 2009, TDI performed 367 title agent examinations, including 27 follow-up examinations.

Statute prohibits title agents and insurers from charging rates other than those promulgated by TDI. To set rates that are reasonable to the public and non-confiscatory to title insurers and agents, the Commissioner of Insurance (Commissioner) uses expense, profit, and loss data reported annually by all title insurers and agents operating in Texas. The Commissioner prescribes the content of the annual report and has not changed it substantially since the 1990s.

Finding

Despite recent legislative changes to address title agent solvency concerns, the Sunset Commission’s recommendations on TDI’s agent examination and rate promulgation authority continue to be appropriate.

The 2008 Sunset review found that without direct authority over examinations of title agents, consistent verification of expense data, and recurring assessments of factors used in rate promulgation, TDI could not effectively regulate title insurance and protect consumers. Since the Association retains the authority over examinations, TDI’s ability to fulfill its responsibility to ensure the solvency of title agents and protect consumers is limited. Without direct authority over examinations of title agents, TDI may lack the flexibility to determine the necessary components of examinations or schedule examinations as needed to take timely action when financial problems arise.

The Sunset review also concluded that without consistently reviewing expense data obtained during financial exams, the Department could not ensure the appropriateness of promulgated rates. Because title agent expenses constitute
Recent legislative changes did not address TDI’s authority over title agent examinations or rate promulgation information.

80 percent of the promulgated rate, TDI must be able to ensure that expenses are reported accurately. Since title agent examinations occur approximately once every three years, and only one in three title agent examinations includes a review of the expense report submitted for rating purposes, TDI cannot ensure accuracy of agents’ expense reporting. Of the 367 examinations conducted in fiscal year 2009, of which 342 were comprehensive compliance audits, only 116 included an expense report review.

Finally, Sunset found in 2008 that because title insurers can only charge rates as promulgated by the Commissioner, consumers rely on TDI to set rates fairly and accurately. To ensure the Commissioner sets appropriate rates, TDI needs to re-evaluate the type of information the Commissioner requires to be reported.

During the 81st Legislative Session, while the Sunset bill failed to pass, the Legislature did adopt House Bill 4338, establishing additional tools for the Department to monitor title agent solvency. However, the bill did not address Sunset recommendations to transfer title agent examinations to TDI or require the Commissioner to assess what information is needed to promulgate rates. A change in statute is still required as the Association maintains the authority to conduct title agent examinations and to ensure that TDI collects adequate, but not unnecessary, information to promulgate rates in line with statutory requirements.

Sunset staff also examined changes that the Legislature made to the TDI Sunset bill in 2009 aimed at assisting the Department when conducting examinations. Staff has incorporated these changes into the recommendations below.

Recommendations

Change in Statute

3.1 Require TDI to regularly examine title agents, including verifying the expense data submitted for title insurance rate promulgation.

Under this recommendation, the statutory authority for title agent examinations would transfer from the Texas Title Insurance Guaranty Association to the Department, and TDI would be required to conduct regular title agent examinations. Examinations should include a review of the overall financial condition of a title agent, including operating accounts and escrow accounts.

Every examination should also include a component to verify the expense, profit, and loss data reported for rate promulgation. This recommendation would clarify that in accordance with changes in statute brought about by the passage of House Bill 4338, the Commissioner can use this information in aggregate to effectively promulgate rates without revealing sensitive individual agent information.

To clarify TDI’s authority in conducting financial examinations, the Department would be allowed to access offices or business locations of title agents or direct operations agents when conducting examinations. Additionally, preliminary or final examinations reports under this recommendation would not be subject to the Public Information Act, but the Department would be authorized to
release preliminary or final examination reports to another regulatory or law enforcement agency for enforcement purposes.

This recommendation would leave the frequency of title agent examinations to TDI, but examinations should occur at least once every three years. The Department could conduct targeted examinations more frequently if TDI determines a title agent’s financial condition warrants closer scrutiny. This recommendation would maintain the statutory requirement that the Association reimburse TDI for title agent examinations.

3.2 Require the Commissioner to assess what information is needed to promulgate title insurance rates every five years.

This recommendation would require the Commissioner to assess, every five years, the expense data collected for purposes of promulgating rates and consider whether the data should be revised to capture additional or different information, or whether any items no longer remain necessary.

Fiscal Implication Summary

These recommendations would not have an overall net fiscal impact to the State. Under these recommendations, the Department would continue to hire examiners, and would require reimbursement from the Guaranty Association for examinations through the authority given to the Department in Recommendation 3.1.
Responses to Issue 3

Recommendation 3.1
Require TDI to regularly examine title agents, including verifying the expense data submitted for title insurance rate promulgation.

Agency Response to 3.1
TDI agrees with this recommendation to conduct regular title agent examinations, including the review of an agent’s overall financial condition, operating accounts, escrow accounts, as well as expense, profit, and loss data. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 3.1
None received.

Against 3.1
Burnie Burner, General Counsel – Texas Title Insurance Guaranty Association, Austin

Recommendation 3.2
Require the Commissioner to assess what information is needed to promulgate title insurance rates every five years.

Agency Response to 3.2
TDI agrees with this recommendation to collect data that will be relevant to title insurance rate making. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 3.2
None received.

Against 3.2
Burnie Burner, General Counsel – Texas Title Insurance Guaranty Association, Austin

Commission Decision
Adopted Recommendation 3.2.
**Legislative Action**

House Bill 1951 requires the Commissioner of Insurance to assess, at least once every five years, the expense data collected for purposes of promulgating title rates and consider whether the data should be revised to capture additional or different information, or whether any items no longer remain necessary. (Recommendation 3.2)
**Issue 4**

*Most of TDI’s Advisory Committees No Longer Need to Be in Law.*

**Background**

The Texas Department of Insurance (TDI) has 15 statutorily created advisory committees, councils, and boards. The Department uses advisory committees for input on a variety of topics, including licensing requirements, program development, market conditions, or other special projects. Some of these committees are active while others are not.

Chapter 2110 of the Texas Government Code lays out the basic structure and duties of state agency advisory committees. The chapter allows state agencies to create advisory committees as needed to fulfill their duties. The chapter also creates guidelines for committee membership and reimbursement. To ensure that committees remain useful, state law creates automatic expiration dates for committees four years from their creation, and requires agencies to act through rulemaking to continue needed committees.

**Finding**

**Statutory change is still required to eliminate most of TDI’s advisory committees in law, and to require TDI to adopt rules for the use of advisory committees.**

In 2008, the Sunset Commission recommended removing 12 advisory committees from statute, and requiring TDI to adopt rules to ensure that any advisory committees TDI continues to use meet standard structure and operating criteria in general law. The chart on the next page, *TDI Advisory Committees*, summarizes the findings that were the basis for removing each of these committees from law. The chart does not include the Windstorm Building Code Advisory Committee, originally part of the recommendation, since the Legislature repealed it in the 81st Session.

Four additional advisory committees, identified after the original 2008 Sunset Commission decisions, have been incorporated into the recommendations. Three of these committees, the Consumer Assistance Program for Health Maintenance Organizations Advisory Board, the Examination of License Applicants Advisory Board, and the Insurance Adjusters Advisory Board, are committees that exist in statute but were never established and are not needed in law. In 2009, TDI reactivated the fourth committee – the Utilization Review Advisory Committee – to assess modifications to utilization review rules, but like other committees, it would function better in rule than in law.
TDI Advisory Committees

<table>
<thead>
<tr>
<th>2008 Sunset Commission Finding</th>
<th>Advisory Committees</th>
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| Committees that have fulfilled their purpose but continue to exist in law. The Legislature created advisory bodies to fulfill specific functions, but they have since completed their assigned tasks and are no longer active. | • Agents Study Proposal/Vendor Committee  
• Public Insurance Adjusters Examination Advisory Committee  
• Texas Health Coverage Awareness and Education Program Task Force  
• Texas Residential Property Insurance Market Assistance Program Executive Committee |
| Committees that have completed their tasks but TDI is unable to terminate their activities. These committees have largely met their goals established by the Legislature but are exempt from Chapter 2110 of the Government Code, preventing TDI from abolishing them. | • Technical Advisory Committee on Claims Processing  
• Technical Advisory Committee on Electronic Data Exchange |
| Committee that is no longer carrying out duties as intended, and drains TDI resources. This committee rarely meets, does not perform its intended functions, and takes up numerous hours of staff time. | • Health Maintenance Organization Solvency Surveillance Committee |
| Committees that are useful, but would function better in rule than in law. These committees provide benefits, such as public input and committee member expertise, but these benefits are limited by strict statutory requirements. TDI could re-establish them in rule, providing more flexibility to structure the committees in the best way to meet the Department’s current needs. | • Fire Alarm Advisory Committee  
• Fire Extinguisher Advisory Council  
• Fire Sprinkler Advisory Council  
• Fireworks Advisory Council |

Recommendations

Change in Statute

4.1 Eliminate 15 TDI advisory committees from statute.

This recommendation would eliminate 15 committees currently in statute. Specifically, this recommendation would eliminate the following committees:

• Agents Study Proposal/Vendor Committee;
• Consumer Assistance Program for Health Maintenance Organizations Advisory Board;
• Examination of License Applicants Advisory Board;
• Fire Alarm Advisory Committee;
• Fire Extinguisher Advisory Council;
- Fire Sprinkler Advisory Council;
- Fireworks Advisory Council;
- Health Maintenance Organization Solvency Surveillance Committee;
- Insurance Adjusters Advisory Board;
- Public Insurance Adjusters Examination Advisory Committee;
- Technical Advisory Committee on Claims Processing;
- Technical Advisory Committee on Electronic Data Exchange;
- Texas Health Coverage Awareness and Education Program Task Force;
- Texas Residential Property Insurance Market Assistance Program (MAP) Executive Committee; and
- Utilization Review Advisory Committee.

This change would eliminate several advisory committees, adjust statute as needed, and remove other unnecessary statutory language related to these advisory committees. The Commissioner of Insurance (Commissioner) would be allowed to create or re-create advisory committees in rule, as necessary, to provide expertise and to advise the Department.

4.2 Require the Department to adopt rules for its use of advisory committees, ensuring the committees meet standard structure and operating criteria.

The Commissioner should adopt rules, in compliance with Chapter 2110 of the Texas Government Code, regarding the purpose, structure, and use of the Department's advisory committees, including:

- the purpose, role, responsibility, and use of the committees;
- size and quorum requirements of the committees;
- qualifications of the members, such as experience or geographic location;
- appointment procedures for the committees;
- terms of service;
- training requirements;
- process to regularly evaluate the need for each committee;
- duration of the committee; and
- a requirement that the committees comply with the Open Meetings Act.

This recommendation would require TDI to routinely evaluate advisory committees to ensure that they continue to serve a purpose. TDI would be allowed to retain or develop committees to meet its changing needs. All committees would be structured and used to advise the Commissioner, the State Fire Marshal, or staff, but not be responsible for rulemaking or policymaking. Committee meetings would also be open to the public.
Fiscal Implication Summary

These recommendations would not result in a fiscal impact to the State.
Responses to Issue 4

Recommendation 4.1
Eliminate 15 TDI advisory committees from statute.

Agency Response to 4.1
TDI agrees with the recommendation as well as the assessment that advisory committees would function better in rule than in law. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 4.1
Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin

Against 4.1
None received.

Recommendation 4.2
Require the Department to adopt rules for its use of advisory committees, ensuring the committees meet standard structure and operating criteria.

Agency Response to 4.2
TDI agrees with this recommendation. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 4.2
Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin

Against 4.2
None received.

Commission Decision
Adopted Recommendations 4.1 and 4.2.
**Legislative Action**

House Bill 1951 eliminates the following 15 committees currently in statute:

- Agents Study Proposal/Vendor Committee;
- Consumer Assistance Program for Health Maintenance Organizations Advisory Board;
- Examination of License Applicants Advisory Board;
- Fire Alarm Advisory Committee;
- Fire Extinguisher Advisory Council;
- Fire Sprinkler Advisory Council;
- Fireworks Advisory Council;
- Health Maintenance Organization Solvency Surveillance Committee;
- Insurance Adjusters Advisory Board;
- Public Insurance Adjusters Examination Advisory Committee;
- Technical Advisory Committee on Claims Processing;
- Technical Advisory Committee on Electronic Data Exchange;
- Texas Health Coverage Awareness and Education Program Task Force;
- Texas Residential Property Insurance Market Assistance Program Executive Committee; and
- Utilization Review Advisory Committee.

The Commissioner of Insurance will be allowed to create or re-create advisory committees in rule, as necessary, to provide expertise and to advise the Department. (Recommendation 4.1) The bill requires the Commissioner of Insurance to adopt rules, in compliance with Chapter 2110 of the Texas Government Code, regarding the purpose, structure, and use of the Department’s advisory committees. This provision requires TDI to routinely evaluate advisory committees to ensure that they continue to serve a purpose. TDI will be allowed to retain or develop committees to meet its changing needs. All committees will be structured and used to advise the Commissioner, the State Fire Marshal, or staff, but not be responsible for rulemaking or policymaking. Committee meetings must be open to the public. (Recommendation 4.2)
Issue 5

To Reduce the Risk of Fire Hazard, the State Fire Marshal’s Office Needs Direction to Target Its Inspections of Buildings.

Background

The State Fire Marshal’s Office (SFMO) works to prevent the loss of life and property due to fire by inspecting the safety of both state- and privately owned buildings. Inspectors check fire alarms, fire extinguishers, sprinkler systems, and escape routes, looking for potential fire hazards. Inspectors may also evaluate fire policies and communication plans to ensure employees know how to respond effectively to a fire in their workplace. Inspections help to identify and correct fire hazards and ensure better overall awareness of the importance of fire safety. In 2009, the SFMO performed a total of 4,659 inspections.

Findings

The SFMO continues to need statutory authority to inspect state-leased buildings.

While state law requires the SFMO to periodically inspect state-owned buildings and to take action to protect these buildings and their occupants, it does not address state-leased buildings. Finding that the State has a clear interest in protecting the safety of all state employees, including the thousands of state employees who work in more than 1,500 state-leased buildings, the Sunset Commission recommended requiring the SFMO to periodically inspect state-leased buildings. Since the SFMO cannot conduct inspections of state-leased buildings without statutory authority, the recommendation remains appropriate to protect state employees against an existing or threatened fire hazard.

Texas would still benefit from requiring the SFMO to use a strategic approach to inspecting state buildings.

Finding that the SFMO has not targeted its routine inspections of state buildings based on potential fire safety risks, the Sunset Commission recommended requiring the SFMO to create a risk-based approach for inspections of state buildings. Though the SFMO is taking steps to create a risk-based model to use for state building inspections, it has yet to be fully implemented. This recommendation remains appropriate to ensure that the Office focuses its inspections on the most hazardous buildings for fire safety violations first.

The inability to charge an inspection fee continues to contribute to the SFMO’s inappropriate involvement in private building inspections.

The 2008 Sunset review found that although the SFMO has limited resources to effectively perform fire safety inspections of privately owned buildings, it...
is often the inspector of choice because it cannot charge a fee, unlike local county and city fire marshals. Inspections of private buildings continue to represent almost 40 percent of the SFMO’s inspection workload. As a result of these findings, the Sunset Commission recommended that the Legislature authorize the SFMO to charge a fee for inspections of privately owned buildings. This recommendation remains appropriate as the Office still needs statutory authority to charge inspection fees.

Recommendations

**Change in Statute**

5.1 **Require the SFMO to periodically inspect state-leased buildings.**

As state law already requires of state-owned buildings, this recommendation would require the SFMO to periodically inspect state-leased buildings, and to take action necessary to protect state employees and the public from fire hazards in state-leased buildings. The recommendation would also require the SFMO to share and coordinate state-leased building inspection information with affected agencies, the Texas Facilities Commission, and the State Office of Risk Management, as already required with state-owned buildings. This recommendation would allow agencies to make informed decisions regarding lease agreements, but is not intended to pre-empt compliance with locally adopted fire safety codes.

5.2 **Require the SFMO to create a risk-based approach to conducting its routine inspections of state buildings.**

As part of this change, SFMO would need to develop guidelines for assigning potential fire safety risks to state buildings. As a part of TDI, the Commissioner of Insurance would need to adopt these guidelines as rules, allowing for public input. To ensure that even all low-risk buildings are inspected at some point, the rules should address a planned timeframe for continuing to inspect all buildings under the SFMO’s purview. This change would not affect the SFMO’s response to complaints and requests for inspections, as these cannot be assigned a risk and must be dealt with on an as-needed basis. The SFMO should also periodically report its findings on state-owned and state-leased building inspections to the relevant committees of the Legislature.

5.3 **Authorize the SFMO to charge a fee for inspections of privately owned buildings.**

This recommendation would statutorily authorize the SFMO to establish a reasonable fee for performing private building inspections. The Commissioner of Insurance would need to adopt these guidelines as rules, allowing for public input. In developing the fee amount, the SFMO should consider its overall costs in performing these inspections, including the approximate amount of time staff needs to perform the inspection, travel costs, and other expenses.
Fiscal Implication Summary

These recommendations would not result in a significant fiscal impact to the State. Authorizing the SFMO to institute a fee for conducting inspections of privately owned buildings would result in a gain in revenue, but the number of requests that would continue to come in once the SFMO can charge for this service could not be estimated.

The addition of state-leased buildings to the SFMO’s workload should not result in any new costs. These new inspections would be phased in over time, along with the new risk-based system, allowing the Office to integrate these inspections without the need for additional staff.
Responses to Issue 5

Recommendation 5.1  
Require the SFMO to periodically inspect state-leased buildings.

Agency Response to 5.1
TDI-SFMO agrees with the need for additional oversight of all state-occupied facilities, including state-leased properties. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 5.1
None received.

Against 5.1
None received.

Recommendation 5.2  
Require the SFMO to create a risk-based approach to conducting its routine inspections of state building.

Agency Response to 5.2
TDI-SFMO agrees that a risk-based approach to state building inspections will direct limited resources to the entities posing the greatest risk to public safety and allow for prioritizing of routine inspections. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 5.2
None received.

Against 5.2
None received.

Recommendation 5.3  
Authorize the SFMO to charge a fee for inspections of privately owned buildings.

Agency Response to 5.3
TDI-SFMO agrees that charging a fee for inspections of privately owned buildings allows the agency to recoup its costs. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)
For 5.3
None received.

Against 5.3
None received.

Commission Decision
Adopted Recommendations 5.1 through 5.3.

Legislative Action
As state law already requires of state-owned buildings, H.B. 1951 requires the State Fire Marshal’s Office (SFMO) to periodically inspect state-leased buildings, and to take action necessary to protect state employees and the public from fire hazards in state-leased buildings. The provision requires the SFMO to share and coordinate state-leased building inspection information with affected agencies, the Texas Facilities Commission, and the State Office of Risk Management, as already required with state-owned buildings. The bill will allow agencies to make informed decisions regarding lease agreements, but will not pre-empt compliance with locally adopted fire safety codes. (Recommendation 5.1)

House Bill 1951 requires the SFMO to create a risk-based approach to conducting its routine inspections of state buildings. As part of this change, SFMO will develop guidelines for assigning potential fire safety risks to state buildings. As a part of TDI, the Commissioner of Insurance will adopt these guidelines as rules, allowing for public input. To ensure that even low-risk buildings are inspected at some point, the rules must address a planned timeframe for continuing to inspect all buildings under the SFMO’s purview. This change will not affect the SFMO’s response to complaints and requests for inspections, as these cannot be assigned a risk and must be dealt with on an as-needed basis. The SFMO must also periodically report its findings on state-owned and state-leased building inspections to the relevant committees of the Legislature. (Recommendation 5.2)

The bill statutorily authorizes the SFMO to establish a reasonable fee for performing private building inspections. The Commissioner of Insurance will adopt these guidelines as rules, allowing for public input. In developing the fee amount, the SFMO must consider its overall costs in performing these inspections, including the approximate amount of time staff needs to perform the inspection, travel costs, and other expenses. (Recommendation 5.3)
**Issue 6**

*The State Fire Marshal’s Office Lacks the Ability to Issue Fines to Ensure Licensee Compliance.*

**Background**

The State Fire Marshal’s Office (SFMO) licenses individuals and entities to protect the public by ensuring that licensees properly carry out their duties, are qualified and competent, and adhere to professional standards. The SFMO licenses and registers all persons and firms engaged in the business of planning, installing, and servicing fire sprinkler systems, fire extinguishers, and fire alarm systems; and individuals and firms selling and handling fireworks. The SFMO regulated more than 17,500 individuals and firms in fiscal year 2009.

The SFMO conducts investigations of individuals and firms for compliance upon receipt of written complaints from local fire departments, SFMO employees, or members of the public. Sanctions for licensees found to be in violation of statute or rules can range from administrative fines to revocation of licenses and criminal prosecution.

**Finding**

The SFMO continues to need the authority to enforce penalties against its licensees, as recommended by the Sunset Commission.

The 2008 Sunset review found that although SFMO licensees are directly involved in protecting the public’s welfare and preventing harm caused by fires, the SFMO lacks the necessary authority to adequately enforce penalties against its licensees, which allows many violators to go unsanctioned. The SFMO cannot issue fines against licensees without going through the Department’s extensive enforcement process, and many SFMO violations may not meet the threshold the Texas Department of Insurance (TDI) has established to prioritize enforcement efforts. As a result of these findings, the Sunset Commission recommended that the Legislature require the Commissioner of Insurance (Commissioner) to establish a penalty matrix for violations by SFMO licensees, and to delegate enforcement authority to the SFMO.

Although the SFMO began working on a penalty matrix following the 2008 Sunset report, this recommendation continues to be appropriate since the Commissioner has not delegated any enforcement authority to the SFMO, and many SFMO violations continue to go unsanctioned. In fiscal year 2009, the SFMO had 748 valid complaints against its licensees. Because most of the violations still did not meet the Department’s broader enforcement threshold, the SFMO referred only 91 of these complaints to TDI’s enforcement division, resulting in 52 sanctions.
Recommendation

**Change in Statute**

6.1 Require the Commissioner to establish a penalty matrix for violations by SFMO licensees, and delegate administration of these penalties to the SFMO.

Under this recommendation, the Commissioner would create, by rule, a penalty matrix for SFMO licensee violations to ensure fair and consistent application of fines. Further, the Commissioner would delegate the administration of these penalties to the SFMO, which would give the SFMO the ability to issue fines to violators without referring the violations to TDI's broader enforcement function.

In developing the matrix, the Commissioner should take into account factors, including the licensee's compliance history, seriousness of violation, or the threat to the public’s health and safety. The penalty amounts should reflect the severity of the violation and serve as a deterrent to violations. The Commissioner should also adopt rules defining which types of enforcement actions will be delegated to the SFMO, and outlining the process with which the SFMO will assign penalties. The recommendation would also provide for due process by authorizing a licensee to dispute the fine, and request a contested case hearing. If a licensee does not pay the fine, the SFMO would refer the case to TDI's enforcement division.

**Fiscal Implication Summary**

This recommendation could result in a gain to the General Revenue Fund, however this gain cannot be estimated. Allowing the SFMO to fine its licensees could result in an increase in revenues, but would depend upon the number and types of violations pursued by the SFMO. Any administrative penalties collected by the SFMO would be deposited in General Revenue.
Responses to Issue 6

Recommendation 6.1

*Require the Commissioner to establish a penalty matrix for violations by SFMO licensees, and delegate administration of these penalties to the SFMO.*

**Agency Response to 6.1**

TDI-SFMO agrees that establishing a penalty matrix by rule for SFMO licensee violations and delegating certain enforcement actions, based on that matrix, to the SFMO would enhance the regulatory process resulting in more immediate and extensive compliance of SFMO’s licensing laws and adopted safety standards. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

**For 6.1**

None received.

**Against 6.1**

None received.

Commission Decision

Adopted Recommendation 6.1.

Legislative Action

House Bill 1951 requires the Commissioner of Insurance to establish, by rule, a penalty matrix for SFMO licensee violations to ensure fair and consistent application of fines. Further, the bill requires the Commissioner by rule to delegate the administration of these penalties to the SFMO, which will give the SFMO the ability to issue fines to violators without referring the violations to TDI’s broader enforcement function. In developing the penalty matrix, the Commissioner will take into account factors including the licensee’s compliance history, seriousness of violation, or the threat to the public’s health and safety. The penalty amounts must reflect the severity of the violation and serve as a deterrent to violations. The Commissioner must also adopt rules defining which types of enforcement actions will be delegated to the SFMO, and outlining the process with which the SFMO will assign penalties. The bill also provides for due process by authorizing a licensee to dispute the fine, and request a contested case hearing. If a licensee does not pay the fine, the SFMO will refer the case to TDI’s enforcement division. (Recommendation 6.1)
Issue 7

The Department’s Statute Has Not Kept Pace With Available Electronic Transaction Technologies.

Background

In today’s technological environment, more businesses, including insurance companies, are conducting transactions electronically. The Insurance Code outlines requirements for many different types of business transactions related to insurance and consumers, including both financial and contractual transactions. In some cases, state law may require a transaction to be executed in a specific way, such as by certified mail.

Finding

No significant changes have occurred to affect the Sunset Commission’s 2008 decision to clarify electronic commerce transaction provisions in state law.

This recommendation was brought forth through the public hearing process in 2008. The Sunset Commission found that because the Insurance Code does not specifically address the use of electronic transactions, businesses may be unclear if electronic transactions are permitted. The Sunset Commission recommended clarifying statute to permit the use of electronic commerce transactions, if agreed to by parties. This recommendation remains appropriate to ensure that state law clearly addresses these type of transactions and provides standards for how they should be used.

Recommendation

Change in Statute

7.1 Clarify provisions in the Insurance Code to clearly permit the use of electronic commerce transactions.

This recommendation would clarify the applicability of existing and future provisions in the Insurance Code to permit electronic commerce transactions. The recommendation would supplement existing laws by removing barriers to electronic commerce transactions. The Department would provide businesses and consumers with standards for electronically delivering documents. The recommendation would not require parties to conduct business electronically, but would facilitate transactions in which the parties agree to conduct business electronically.

Fiscal Implication Summary

This recommendations would not result in a fiscal impact to the State.
Responses to Issue 7

Recommendation 7.1
Clarify provisions in the Insurance Code to clearly permit the use of electronic commerce transactions.

Agency Response to 7.1
TDI agrees with the recommendation to permit the use of electronic commerce transactions. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 7.1
Jennifer Ahrens Cawley, Executive Director – Texas Association of Life & Health Insurers, Austin
Bill Hammond, President and Chief Executive Officer and Kandice Sanaie, Governmental Affairs Manager – Texas Association of Business, Austin

Against 7.1
None received.

Commission Decision
Adopted Recommendation 7.1.

Legislative Action
House Bill 1951 clarifies the applicability of existing and future provisions in the Insurance Code to permit electronic commerce transactions. The provision supplements existing laws by removing barriers to electronic commerce transactions. The Department will provide businesses and consumers with standards for electronically delivering documents. The bill does not require parties to conduct business electronically, but will facilitate transactions in which the parties agree to conduct business electronically. (Recommendation 7.1)
Issue 8

Qualifications for Reduced Rate Filing Requirements for Certain Insurers Writing Residential Property Insurance in Underserved Areas May Need Adjustment.

Background

By law, insurance companies that write a certain percentage of residential property coverage in underserved areas have reduced rate filing and approval requirements. The current exemption covers insurers that issue residential property coverage that accounts for less than 2 percent of the total amount of premiums collected by insurers in Texas, more than 50 percent of which covers property designated by the Texas Department of Insurance (TDI) in rule as underserved and valued at less than $100,000. If an insurer meets these qualifications, and if the proposed rate is less than a 10 percent increase, then the insurer’s rate filing requirements are reduced, though TDI still has regulatory authority over the rate. Eight insurers currently meet these parameters to qualify for the reduced rate filing requirements.

Finding

The Department continues to need legislative guidance in determining the factors that insurers must meet to qualify for the reduced rate filing requirements.

In 2008, the Sunset Commission adopted a recommendation brought forth through the public hearing process related to changing the threshold for reduced rate filing requirements from less than 2 percent to less than 4 percent. During the 81st Legislative Session, the Legislature continued to have discussions about this issue, and modified this provision in the TDI Sunset bill to instead require the Commissioner of Insurance (Commissioner) to study the requirement and determine if such a change would be appropriate. In addition, the bill would have required the Commissioner to study the current areas designated as underserved and directed the Commissioner to consider certain factors when making that designation. With no statutory language passing, TDI still needs legislative direction on this issue.

Recommendation

Change in Statute

8.1 Require the Commissioner of Insurance to study the qualifications for reduced rate filings for insurers writing residential property insurance in underserved areas.

This recommendation would require the Commissioner to study the impact of increasing the percentage of the total amount of premiums collected to qualify for reduced rate filing requirements, and to include the study results in the Department’s biennial report. This recommendation would also expand the factors that the Commissioner must consider when designating areas of the state as underserved to
include reasonable access to the full range of coverages and policy forms. Finally, the Commissioner would be required to study areas of the state designated as underserved and to determine which areas to designate as underserved every six years.

**Fiscal Implication Summary**

This recommendation would not have a fiscal impact to the State.
Responses to Issue 8

Recommendation 8.1

Require the Commissioner of Insurance to study the qualifications for reduced rate filings for insurers writing residential property insurance in underserved areas.

Agency Response to 8.1

TDI agrees with the recommendation to study the qualifications for reduced rate filings in underserved areas. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 8.1

Bill Hammond, President and Chief Executive Officer and Kandice Sanaie, Governmental Affairs Manager – Texas Association of Business, Austin

Against 8.1

None received.

Commission Decision

Adopted Recommendation 8.1.

Legislative Action

House Bill 1951 requires the Commissioner to study the impact of increasing the percentage of the total amount of premiums collected to qualify for reduced rate filing requirements, and to include the study results in the Department’s biennial report. The bill expands the factors that the Commissioner must consider when designating areas of the state as underserved to include reasonable access to the full range of coverages and policy forms. Finally, the bill requires the Commissioner, at least once every six years, to determine which areas to designate as underserved and to study the accuracy of current designations for the purposes of increasing and improving access to insurance in these areas. (Recommendation 8.1)
Issue 9

The State Has a Continuing Need for the Texas Department of Insurance.

Background

The Legislature created the Texas Department of Insurance's (TDI) original predecessor, the Department of Insurance, Statistics and History, in 1876. Today, TDI regulates the Texas insurance industry to ensure that Texans have access to fair and competitive insurance products. To accomplish this, the Department: regulates insurance companies’ solvency, rates, forms, and market conduct; licenses individuals and entities involved in providing insurance products; provides consumer education and resolves complaints; enforces against those who violate law or rule; investigates those who engage in insurance fraud; and provides statewide fire prevention services through the State Fire Marshal's Office. TDI also regulates workers’ compensation insurance in Texas; however, the Division of Workers’ Compensation (DWC) has a separate Sunset date. Issue 7 of the DWC Sunset Staff Report addresses the continuing need for workers’ compensation regulation.

Findings

No significant changes have occurred to affect the 2008 Sunset Commission recommendation to continue the Department and update its statutory duties.

In 2008, the Sunset Commission recommended that the Legislature continue the Department for 12 years. The recommendation is still appropriate. Through TDI’s functions, the State protects consumers by ensuring that insurance companies remain financially healthy and can pay claims; ensuring that insurance products in the market are fair, nondiscriminatory, and not excessive; ensuring those involved in the insurance industry are qualified; and helping resolve complaints and taking enforcement action when needed. In addition, during the 2008 review, Sunset staff evaluated other organizational structures and concluded that TDI’s structure gives Texas a full picture of an insurer’s actions in many different arenas, making it easier to identify problems within the market or a specific company, and to take corrective action if required.

The Sunset Commission also recommended updating TDI’s statutory mission to better reflect TDI’s role in ensuring that consumers are protected and receive fair, nondiscriminatory, and reasonably priced insurance products, and that the insurance market in Texas is competitive. The Sunset Commission found that while state law does direct TDI to regulate specific aspects of the insurance industry that relate to these overall goals, statute does not clearly reflect these critical responsibilities of the agency. TDI’s statutory mission has not changed and this recommendation remains appropriate.
The Department's statute does not reflect standard language typically applied across the board during Sunset reviews.

TDI's governing statute does not include a standard provision relating to alternative rulemaking and dispute resolution that the Sunset Commission routinely applies to agencies under review. Without this provision, the agency could miss opportunities to improve rulemaking and dispute resolution through more open, inclusive, and conciliatory processes designed to solve problems by building consensus rather than through contested proceedings.

Recommendations

Change in Statute

9.1 Continue the Texas Department of Insurance for 12 years.

This recommendation would continue TDI as an independent agency for 12 years.

9.2 Update TDI's statutory duties to better reflect the agency's role in protecting consumers and encouraging a competitive insurance market in Texas.

This recommendation would better define the agency's overall duties in statute by updating existing language to charge the agency with:

- protecting and ensuring the fair treatment of consumers; and
- ensuring fair competition in the insurance industry, thus fostering a competitive market.

9.3 Apply the standard Sunset across-the-board requirement for the Commissioner to develop a policy regarding negotiated rulemaking and alternative dispute resolution.

This recommendation would ensure that TDI develops and implements a policy to encourage alternative procedures for rulemaking and dispute resolution, conforming to the extent possible to model guidelines by the State Office of Administrative Hearings. This requirement for alternative dispute resolution would not affect the administrative dispute resolution process in statute elsewhere for the Division of Workers' Compensation.

The agency would also provide training as needed, and collect data concerning the effectiveness of these procedures. Because the recommendation only requires the agency to develop a policy for this alternative approach to solving problems, it would not require additional staffing or other expenses.

Fiscal Implication Summary

If the Legislature continues TDI, its annual appropriation of about $120 million would need to be continued. However, since the agency is self-funding through maintenance taxes assessed on insurers and user fees, this recommendation would not affect General Revenue. Applying the Sunset across-the-board requirement on alternative dispute resolution would not have a fiscal impact to the State.
Responses to Issue 9

Recommendation 9.1
Continue the Texas Department of Insurance for 12 years.

Agency Response to 9.1
TDI agrees that there is a continuing need to regulate the $101 billion Texas insurance industry and that TDI is well-positioned to ensure the availability of competitive and fair insurance products. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 9.1
Susan R. Bailey, MD, President and David Teuscher, MD – Texas Medical Association, Austin

Jennifer Ahrens Cawley, Executive Director – Texas Association of Life & Health Insurers, Austin

Julie Drenner, Texas Director and Eli Lehrer, National Director – Center on Finance, Insurance, and Real Estate, The Heartland Institute

Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin

John M. Hawkins, Senior Vice President, Advocacy and Government Relations – Texas Hospital Association, Austin

Against 9.1
None received.

Modifications
1. Continue the Texas Department of Insurance for six years. (Melissa Cubria, Program Associate – Texas Public Interest Research Group, Austin and Stacey Pogue, Senior Policy Analyst – Center for Public Policy Priorities, Austin)

2. Conduct a limited review of TDI’s regulation of health care in six years. (Bee Moorhead, Executive Director – Texas Impact, Austin)
Recommendation 9.2

Update TDI’s statutory duties to better reflect the agency’s role in protecting consumers and encouraging a competitive insurance market in Texas.

Agency Response to 9.2

TDI agrees with the recommendation to acknowledge the agency’s responsibility to protect consumers and foster a competitive Texas insurance market. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 9.2

Susan R. Bailey, MD, President and David Teuscher, MD – Texas Medical Association, Austin
Jennifer Ahrens Cawley, Executive Director – Texas Association of Life & Health Insurers, Austin
Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin

Against 9.2

None received.

Modification

3. In addition to the statutory duties described in Recommendation 9.2, add “ensuring consumers have access to high-quality insurance products at reasonable rates.” (Melissa Cubria, Program Associate – Texas Public Interest Research Group, Austin and Stacey Pogue, Senior Policy Analyst – Center for Public Policy Priorities, Austin)

Recommendation 9.3

Apply the standard Sunset across-the-board requirement for the Commissioner to develop a policy regarding negotiated rulemaking and alternative dispute resolution.

Agency Response to 9.3

TDI agrees with the recommendation that the agency develop a policy, train staff, and collect data regarding the use of negotiated rulemaking and alternative dispute resolution. (Mike Geeslin, Commissioner of Insurance – Texas Department of Insurance)

For 9.3

Susan R. Bailey, MD, President and David Teuscher, MD – Texas Medical Association, Austin
Jennifer Ahrens Cawley, Executive Director – Texas Association of Life & Health Insurers, Austin
Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin
Against 9.3
None received.

Commission Decision
Adopted Recommendations 9.1 through 9.3.

Legislative Action
House Bill 1951 continues TDI as an independent agency for 12 years. (Recommendation 9.1) In addition, the bill better defines the agency’s overall duties in statute by updating existing language to charge the agency with protecting and ensuring the fair treatment of consumers; and ensuring fair competition in the insurance industry, thus fostering a competitive market. (Recommendation 9.2) The bill also applies the standard Sunset across-the-board requirement for the Commissioner to develop a policy regarding negotiated rulemaking and alternative dispute resolution. (Recommendation 9.3)
New Issues
New Issues

The following issues were raised in addition to the issues in the staff report. These issues are numbered sequentially to follow the staff’s recommendations.

**Commissioner Structure**

10. Make the Insurance Commissioner an elected position. (Tom Archer, President – Homeowners of Texas, Inc., Austin; Pamela J. Bolton, JD, Director of Policy and Research – Texas Watch, Austin; and John Cobarruvias, Houston)

**Property and Casualty Insurance**

**Rate Regulation – P&C**

11. Implement a prior approval system. (Letter signed by the following members of the Texas House of Representatives – Alma A. Allen, Roberto Alonzo, Carol Alvarado, Valinda Bolton, Lon Burnam, Ellen Cohen, Garnet F. Coleman, Joe Deshotel, Dawnna Dukes, Jim Dunnam, Al Edwards, Joe Farias, Jessica Farrar, Joe Heflin, Ana Hernandez, Abel Herrero, Carol Kent, Barbara Mallory Caraway, Robert Miklos, Elliott Naishat, Paula Pierson, Eddie Rodriguez, Kristi Thibaut, Chris Turner, Marc Veasey, and Armando Walle; and Pamela J. Bolton, JD, Director of Policy and Research – Texas Watch, Austin)

12. Require insurance companies to receive prior approval before they are allowed to raise rates. (Tom Archer, President – Homeowners of Texas, Inc., Austin and John Cobarruvias, Houston)

13. Limit TDI’s ability to disapprove rates. (Julie Drenner, Texas Director and Eli Lehrer, National Director – Center on Finance, Insurance, and Real Estate, The Heartland Institute)

14. Make the insurance system a true file-and-use system by allowing the Commissioner to disapprove only those rates that are already in use. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

15. Prohibit insurance companies from charging higher rates pending court appeals. (Tom Archer, President – Homeowners of Texas, Inc., Austin and John Cobarruvias, Houston)

16. Ban the use of credit scoring to determine policyholders’ rates. (Pamela J. Bolton, JD, Director of Policy and Research – Texas Watch, Austin and John Cobarruvias, Houston)

17. Limit the use of rating categories in auto insurance by giving driving record, miles driven, and years of driving experience the most weight. (Pamela J. Bolton, JD, Director of Policy and Research – Texas Watch, Austin)

18. Limit the use of rating territories to a maximum of 15 percent rating variance per county. (Pamela J. Bolton, JD, Director of Policy and Research – Texas Watch, Austin)

19. Shift the focus of homeowners’ insurance rate regulation to rates that are inadequate or discriminatory by striking “excessive” from Section 2251.001(1), Insurance Code. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)
20. Require a 20 percent reduction across the board for all insurance rates. (John Cobarruvias, Houston)

**Forms and Form Regulation - P&C**

21. Require that homeowners’ insurance companies offer standardized insurance contracts so that consumers can engage in apples-to-apples comparison shopping. (Tom Archer, President – Homeowners of Texas, Inc., Austin and John Cobarruvias, Houston)

22. Require standardized homeowners policies. (Pamela J. Bolton, JD, Director of Policy and Research – Texas Watch, Austin)

23. Implement a true file-and-use system for regulating policy forms by striking “and approved” in Section 2301.006(a), Texas Insurance Code; repealing Subsections 2301.006(b), (c), (d), and (e), Texas Insurance Code; striking “disapprove a form filed under Section 2301.006 or” in Section 2301.007(a), Texas Insurance Code; striking “disapproves the form or” in Section 2301.007(e); and repealing Section 2301.008, Texas Insurance Code. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

*Staff Comment:* This recommendation would remove the requirement that the Commissioner approve forms, and would eliminate all references to form approval or disapproval processes. This recommendation would also eliminate the Commissioner’s authority to adopt standard forms.

24. Focus policy-form regulation on the wording and clarity of an insurance form, and not on the content of a form by deleting subsection 2301.007(a)(2), Insurance Code, and adding a new Section 2301.007(f) that reads “Notwithstanding any other provision of this code, the commissioner may not withdraw approval of a form filed under Section 2301.006 because of the coverages offered under the form, except for those coverages for personal automobile insurance listed in Subchapters C and D, Chapter 1952.” (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

**Texas Windstorm Insurance Association**

25. Implement a file-and-use system for TWIA rates by amending Subsections 2210.351(c) and (d), Texas Insurance Code. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

26. Require in Section 2210.203(a-1) an applicant for TWIA coverage to have federal flood insurance before being eligible for approval. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

27. Eliminate the current caps that limit rate increases to 10 (average) and 15 (individual class) percent without a waiver from the commissioner by deleting Section 2210.359. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)
28. Allow TWIA to differentiate rates based upon actual risk by eliminating the current restrictions on rating territories in Section 2210.355(i). (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

29. Modify Section 2210.351 to allow TWIA to implement new rates with an average increase of up to 10 percent without the approval of the commissioner. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

**Miscellaneous**

30. Require TDI to penalize state-wide pullouts by insurance companies by imposing a five-year ban on re-entry. (Pamela J. Bolton, JD, Director of Policy and Research – Texas Watch, Austin)

31. Enhance TDI's focus on solvency and consumer protection activities. (Julie Drenner, Texas Director and Eli Lehrer, National Director – Center on Finance, Insurance, and Real Estate, The Heartland Institute)

32. Require the Department to adopt guidelines for receiving input during the rulemaking process from individuals and groups with an interest in matters under the Department’s jurisdiction. The guidelines should ensure the Department receives the input before it publishes notice of a proposed rule in the Texas Register. If the Department is unable to solicit a significant amount of input from the public or affected people early in the rulemaking process, require the Department to state in writing the reasons why it was unable to do so. (Susan R. Bailey, MD, President – Texas Medical Association, Austin and David Teuscher, MD – Texas Medical Association, Austin)

33. Change Goal A in TDI's appropriations bill pattern from “Encourage Fair Competition” to “Encourage Competition.” (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

34. Allow Texans to purchase insurance policies offered by insurance companies not licensed in Texas yet licensed by other states’ insurance regulators. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

35. Reduce the size and budget of TDI’s Property and Casualty – Personal and Commercial Lines Division by 50 percent. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

36. Reduce the size and budget of TDI’s Property and Casualty – Actuarial Division by 25 percent. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

37. Eliminate TDI's Consumer Protection – Advertising Unit. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)
38. Create a workgroup or advisory committee with broad stakeholder representation including the Office of Public Insurance Counsel to provide input to TDI in implementing federal health reform. (Stacey Pogue, Senior Policy Analyst – Center for Public Policy Priorities, Austin and Bee Moorhead, Executive Director – Texas Impact, Austin)

39. Require plain language and minimum standards in forms to protect insurance consumers. (Mark Kincaid, Vice President for Legislative Affairs – Texas Trial Lawyers Association, Austin)

40. Increase TDI’s and OPIC’s roles in consumer advocacy to address the numerous ways that insurance companies stall or effectively deny coverage. (Mark Kincaid, Vice President for Legislative Affairs – Texas Trial Lawyers Association, Austin)

41. Amend statute to ensure carriers, Third Party Administrators, and adjusters are held professionally liable for their actions, whether they reside in Texas or outside the state, through legal action brought by parties to the insurance contract and employees under the Workers’ Compensation Act. (Andrew Patterson, Houston)

42. Require the Texas Department of Insurance to be subject to twice yearly audits by entities that are not part of Texas state government, including the Legislature or Governor’s Office, but using standards developed by members of Legislature and the Sunset Advisory Commission. Audits should revolve around the agency’s performance and how well it responds to Texas citizens’ needs regarding insurance issues. (Andrew Patterson, Houston)

43. Require the Department of Insurance, including the Division of Workers’ Compensation, to develop a culture where laws, statutes, and regulations they enforce are viewed as living documents with the need for changes when indicated, and provide such issues to the Governor and the Legislature. (Andrew Patterson, Houston)

Commission Decision

The Commission did not adopt any of the new issues.

Legislative Action

No action needed.
Provisions Added by Legislature
Provisions Added by Legislature

1. Specify that property and casualty rate filings are public information subject to the State’s open records law.

House Bill 1951 specifies that property and casualty rate filings and any supporting information filed with TDI are public information subject to the State’s open records law, including the law’s applicable exceptions from required disclosure; rather than open to public inspection as of the date of the filing, as is current practice. In addition, the bill redefines “supporting information” to include any information TDI receives from a rate filer in response to a request from the Department.

2. Prohibit a personal property and casualty insurer from reporting inquiries to a claims database until a claim has been filed.

The bill prohibits an insurer or insurer agent from reporting to a claims database information relating to policyholders’ inquiries regarding coverage, unless or until the policyholder files a claim. The provision applies only to residential property and personal auto lines.

3. Require certain health care plans to provide enrollees a 60-day notice of premium increases and enhanced consumer information.

These provisions cover health care coverage provided through Health Maintenance Organization plan policies, individual accident and health plan policies, and small employer benefit plan policies. The bill requires these plans to provide each enrollee with written notice of a premium increase not less than 60 days before the effective date, and requires the plan to provide a table with the actual dollar amount of the current charge and the increased charge, and the percentage of change. House Bill 1951 provides that the notice requirements do not prevent the plan and enrollee from negotiating a coverage or rate change after the notice. The provisions further prohibit a plan from requiring an enrollee to respond to or take action on the notice to renew coverage before the 45th day after notice is given. Finally, the bill requires the notice to include information about contacting and filing complaints with TDI and other consumer assistance resources.

4. Authorize TDI to adopt rules necessary to increase the availability of insurance to children under 19 years of age.

House Bill 1951 authorizes the Commissioner of Insurance to adopt rules necessary to increase the availability of coverage to children younger than 19 years of age; establish an open enrollment period; and establish qualifying events as exceptions to an open enrollment period, including loss of coverage when a child becomes ineligible for coverage under the state child health plan. The bill allows the Commissioner to adopt rules on an emergency basis using procedures under the Government Code.

5. Prohibit health plans from requiring a therapeutic optometrist or ophthalmologist to participate in a particular vision panel as a condition for inclusion in the plan’s medical panel.

House Bill 1951 prohibits a managed care plan from requiring, as condition to be included in the plan’s medical panel, a therapeutic optometrist or ophthalmologist to be included in, or accept the terms of payment under or for, a particular vision panel.
6. **Provide an exemption from agent licensure for persons writing a limited amount of job protection insurance.**

The bill exempts a person from property and casualty insurance agent licensing requirements, if that person sold job protection insurance policies that generated less than $40,000 in direct premium in the previous year.

7. **Amend reinsurance requirements for certain companies writing surety bonds in Texas.**

For surety companies without a certificate of authority from the United State Secretary of the Treasury to execute certain surety bonds that exceed $100,000, the bill increases the monetary threshold requiring reinsurance from “any liability in excess of $100,000” to “any liability in excess of $1 million.” The bill also removes a provision of state law that prohibits an amount reinsured by a reinsurer from exceeding 10 percent of the reinsurer’s capital and surplus.

8. **Amend the requirements for licensure as a residential fire alarm technician.**

For residential fire alarm technicians, H.B. 1951 reduces the minimum number of curriculum hours required for licensure from eight hours to seven hours. Additionally, the bill requires that one of those minimum hours be dedicated to completing the course exam. The provision requires the course examination to contain a minimum of 25 questions, and requires that an applicant accurately answer at least 80 percent of the questions to pass the examination.

9. **Establish an Insurance Adjuster Advisory Board.**

House Bill 1951 establishes a nine-member adjuster advisory board to make recommendations to the Commissioner of Insurance on issues related to licensing and regulation of insurance adjusters; professionally relevant issues such as claims handling, ethics, and catastrophic loss preparedness; and any matter the Commissioner submits for recommendation. The bill requires the Commissioner to appoint to the Board two public insurance adjusters; two members representing the general public; two independent adjusters; one adjuster representing a domestic insurer authorized to engage in business in the state; one adjuster representing a foreign insurer authorized to engage in business in the state; and one representative of the Independent Insurance Agents of Texas.
Agency at a Glance

(April 2010)
The Office of Public Insurance Counsel (OPIC) represents the interests of consumers as a class in insurance matters. The Legislature created OPIC in 1991 as an independent agency to advocate for consumers in rate, form, and rule proceedings primarily at the Texas Department of Insurance (TDI). To accomplish its mission, the Office of Public Insurance Counsel:

- reviews rate and policy form filings, and works with TDI and insurance companies to negotiate changes advantageous to consumers;
- participates in contested rate cases and industry-wide rate hearings before the State Office of Administrative Hearings, the Commissioner of Insurance, district court, and the court of appeals;
- advocates on behalf of consumers in rulemaking procedures at TDI; and
- provides information to consumers regarding insurance coverage and markets.

Key Facts

- **Public Counsel.** The Public Counsel directs the activities of the agency, which does not have a policymaking body. The Governor appoints the Public Counsel, and the Senate confirms the two-year appointment. The Public Counsel must be licensed to practice law in Texas, must have shown dedication to protecting the rights of the public, and must be able to practice effectively in insurance proceedings.

- **Funding.** In fiscal year 2009, OPIC operated on about a $1 million budget. Statute authorizes OPIC to assess insurers to offset the agency’s operating costs. Annual assessments are 5.7 cents for each insurance policy in the property and casualty; title; and life, health, and accident lines. The pie chart, *OPIC Expenditures by Strategy*, details how OPIC spent its appropriations in fiscal year 2009.

- **Staff.** OPIC has 16.5 approved full-time equivalent positions, including an economist, a statistician, attorneys, researchers, and administrative staff. All OPIC employees work in Austin.

- **Rate and Form Review.** To protect consumer interests, OPIC analyzes and intervenes in insurance company rate and form filings made to TDI for all lines of insurance. OPIC negotiates with companies and TDI to make changes to rate and form filings to benefit consumers. OPIC may
also contest individual filings and participate in individual and industry-wide contested case hearings or judicial appeals. The chart, *OPIC Rate and Form Filing Workload*, details OPIC’s workload in fiscal year 2009. OPIC did not participate in any judicial appeals in that same year.

- **Rule Review.** OPIC reviews rule proposals and works with TDI to make modifications before publication for public comment. In rulemaking hearings, OPIC has the same legal status as any stakeholder group. In fiscal year 2009, OPIC reviewed 51 rule proposals and negotiated changes in 16 rule proposals.

- **Insurance Information for Consumers.** OPIC produces several types of consumer publications about insurance coverage including health maintenance organization reports, a guide for homeowners insurance on the Texas coast, a guide outlining recent changes in windstorm insurance law, consumer bills of rights, underwriting guidelines, and a homeowners’ policy comparison tool. OPIC also has an interagency contract to review TDI publications from a consumer perspective.

### OPIC Rate and Form Filing Workload FY 2009

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Issue
Issue 1

The State Has a Continuing Need for the Office of Public Insurance Counsel.

Background

To represent insurance consumers in Texas, the Office of Public Insurance Counsel (OPIC) assesses the effect of insurance rates, policy forms, and rules on consumers and, as statute allows, intervenes when problems arise. The Office also performs a limited consumer education function, which consists of producing 11 publications and reviewing all TDI publications from a consumer perspective.

Findings

No significant changes have occurred to affect the 2008 Sunset Commission’s recommendation to continue the Office of Public Insurance Counsel.

In 2008, the Sunset Commission considered the continuing need for an independent agency to represent consumers in insurance matters. The Sunset Commission also considered potential structural changes to the Office, including transferring some of OPIC’s functions to TDI. The Sunset Commission concluded that the independence provided by being a separate, stand-alone agency was important and outweighed any potential benefits of changing the Office’s structure. As a result, the Sunset Commission recommended that the Legislature continue the Office for 12 years. The recommendation remains appropriate since consumers continue to need an advocate in complex insurance matters, and Texas continues to need an agency to perform these functions.

Statute does not reflect standard language typically applied across the board during Sunset reviews.

The Office’s governing statute does not include a standard provision relating to alternative dispute resolution that the Sunset Commission routinely applies to agencies under review. Without this provision, the agency could miss opportunities to improve dispute resolution through more open, inclusive, and conciliatory processes designed to solve problems by building consensus.
Recommendations

Change in Statute

1.1 Continue the Office of Public Insurance Counsel for 12 years.
This recommendation would continue OPIC as an independent agency for 12 years.

1.2 Apply the standard Sunset across-the-board requirement for the Office to develop a policy regarding alternative dispute resolution.
This recommendation would ensure that OPIC develops and implements a policy to encourage alternative procedures for dispute resolution, conforming to the extent possible to model guidelines by the State Office of Administrative Hearings. The standard language would be modified to exclude references to rulemaking, since OPIC does not have rulemaking authority.

The agency would also provide training as needed, and collect data concerning the effectiveness of these procedures. Because the recommendation only requires the agency to develop a policy for this alternative approach to solving problems, it would not require additional staffing or other expenses.

Fiscal Implication Summary

If the Legislature continues OPIC, its annual appropriation of about $1 million would need to be continued. However, annual assessments on insurance policies would continue to cover OPIC’s appropriations. Applying the Sunset across-the-board requirement on alternative dispute resolution would not have a fiscal impact to the State.
Responses to Issue 1

Recommendation 1.1  
Continue the Office of Public Insurance Counsel for 12 years.

Agency Response to 1.1
The Office of Public Insurance Counsel agrees. (Deeia Beck, Public Counsel – Office of Public Insurance Counsel)

For 1.1
Tom Archer, President – Homeowners of Texas, Inc., Austin
Susan R. Bailey, MD, President and David Teuscher, MD – Texas Medical Association, Austin
Pamela J. Bolton, Director of Policy and Research – Texas Watch, Austin
Melissa Cubria, Program Associate – Texas Public Interest Research Group, Austin
Tim Morstad, Associate State Director – AARP, Austin
Linnea Nasman, Coordinator for Programs and Government Affairs – National Multiple Sclerosis Society, Austin
Stacey Pogue, Senior Policy Analyst – Center for Public Policy Priorities, Austin

Against 1.1
Julie Drenner, Texas Director and Eli Lehrer, National Director – Center on Finance, Insurance, and Real Estate, The Heartland Institute

Modifications
1. Eliminate the Office of Public Insurance Counsel and its functions so that consumer protection efforts are dealt with through complaints and enforcement functions. (Bill Peacock, Vice President of Research & Director, Center for Economic Freedom – Texas Public Policy Foundation, Austin)

2. Reconstitute OPIC as a consumer protection and education office within TDI. (Julie Drenner, Texas Director and Eli Lehrer, National Director – Center on Finance, Insurance, and Real Estate, The Heartland Institute and Beaman Floyd, Executive Director – Texas Coalition for Affordable Insurance Solutions, Austin)
Recommendation 1.2

Apply the standard Sunset across-the-board requirement for the Office to develop a policy regarding alternative dispute resolution.

Agency Response to 1.2

OPIC concurs with this recommendation. (Deeia Beck, Public Counsel – Office of Public Insurance Counsel)

For 1.2

Susan R. Bailey, MD, President and David Teuscher, MD – Texas Medical Association, Austin

Against 1.2

None received.

Commission Decision

Adopted Recommendations 1.1 and 1.2.

Legislative Action

Senate Bill 647 continues OPIC as an independent agency for 12 years. (Recommendation 1.1)

In addition, the bill applies the standard Sunset across-the-board requirement for the Office to develop a policy regarding alternative dispute resolution. (Recommendation 1.2)
New Issues
New Issues

The following issues were raised in addition to the issues in the staff report. These issues are numbered sequentially to follow the staff’s recommendations.

2. Allow OPIC the right to a hearing, including the right to obtain policyholder refunds that would begin to accrue upon the date OPIC files its initial pleading in the matter. (Deeia Beck, Public Counsel – Office of Public Insurance Counsel)

3. Remove the 30-day hearing deadline for hearings granted upon OPIC’s request under Section 2251.105(b) of the Insurance Code. (Deeia Beck, Public Counsel – Office of Public Insurance Counsel)

4. Significantly increase funding for OPIC. (Tom Archer, President – Homeowners of Texas, Inc., Austin)

5. Strengthen OPIC’s ability to protect consumers by restoring the Public Counsel’s statutory authority to force a contested rate hearing. (Pamela J. Bolton, Director of Policy and Research – Texas Watch, Austin)

6. Require OPIC to coordinate with other public insurance counsels such as the Office of Public Utility Counsel and create an interagency coordinating council to help aid in this process. (Melissa Cubria, Program Associate – Texas Public Interest Research Group, Austin and Bee Moorhead, Executive Director – Texas Impact, Austin)

7. Increase TDI’s and OPIC’s role in consumer advocacy to address the numerous ways that insurance companies stall or effectively deny coverage. (Mark Kincaid, Vice President for Legislative Affairs – Texas Trial Lawyers Association, Austin)

Commission Decision

The Commission did not adopt any of the new issues.

Legislative Action

No action needed.
Provisions Added by Legislature
None added.
Sunset Staff Review of the Texas Department of Insurance Office of Public Insurance Counsel

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