## DIGEST

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HB 113 Reengrossed	2023 Regular Session	White
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Abstract: Exempts volunteer board members of interlocal risk management agencies formed by local housing authorities from submitting certain information to the commissioner of insurance.

<u>Present law</u> (R.S. 22:41.3) requires directors, officers, and trustees of domestic regulated entities to submit certain information including but not limited to biographical information, third-party background verifications, fingerprint cards, and sworn statements to the commissioner of insurance within 30 days of election or appointment.

<u>Present law</u> requires such submissions to the commissioner for purposes of the commissioner's issuance of a letter of no objection to a respective director's, officer's, or trustee's service in his capacity.

<u>Proposed law</u> exempts volunteer board members of an interlocal risk management agency, as defined in the "Local Housing Authority Self-Insurance Act of 1981" (R.S. 33:1351 et seq.), from certain <u>present law</u> submission requirements. Otherwise retains <u>present law</u>.

(Amends R.S. 22:41.3(Section heading); Adds R.S. 22:41.3(C)(4))

## Summary of Amendments Adopted by House

The House Floor Amendments to the engrossed bill:

1. Remove language that exempted volunteer board members of interlocal risk management agencies of housing authorities from the required submission of conflicts of interests statements to the commissioner of insurance.