## SLS 14RS-459

## **REENGROSSED**

Regular Session, 2014

SENATE BILL NO. 281

BY SENATOR BROWN

INSURANCE DEPARTMENT. Provides with respect to insurance anti-fraud plans. (8/1/14)

1	AN ACT
2	To amend and reenact R.S. 22:572.1, relative to insurance anti-fraud plan; to provide with
3	respect to an exemption for small companies from the requirement to prepare,
4	implement, maintain, and file with the commissioner an insurance anti-fraud plan;
5	and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 22:572.1 is hereby amended and reenacted to read as follows:
8	§572.1. Insurance anti-fraud plan
9	A. Each authorized insurer, other than a "small company" as defined in
10	<b>R.S. 22:46</b> , and each health maintenance organization licensed to operate in this state
11	shall prepare, implement, and maintain, and file with the commissioner an
12	insurance anti-fraud plan for the insurer's or health maintenance organization's its
13	operations in this state.
14	B. The insurance anti-fraud plan utilized by each authorized insurer and each
15	health maintenance organization in this state shall be filed with the commissioner of
16	insurance and required by Subsection A of this Section shall outline specific
17	procedures, actions, and safeguards that are applicable, relevant, and appropriate to

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1	the type of insurance the authorized insurer writes or the type of coverage offered by
2	the health maintenance organization in this state and shall include how the authorized
3	insurer or health maintenance organization will do each of the following:
4	(1) Detect, investigate, and prevent all forms of insurance fraud, including
5	fraud involving the insurer's or health maintenance organization's its employees or
6	agents; fraud resulting from misrepresentations in the application, renewal, or rating
7	of insurance policies; fraudulent claims; and <b>breach of</b> security of the insurer's or
8	health maintenance organization's its data processing systems.
9	(2) Educate appropriate employees on fraud detection and the insurer's or
10	health maintenance organization's insurance anti-fraud plan.
11	(3) Provide for fraud investigations, whether through the use of internal fraud
12	investigators or third-party contractors.
13	(4) Report a suspected fraudulent insurance act, as defined by R.S.
14	22:1923(1)(2), to the Department of Insurance as well as appropriate law
15	enforcement and other regulatory authorities engaged in the investigation and
16	prosecution of insurance fraud.
17	(5) Pursue restitution for financial loss caused by insurance fraud, when
18	applicable, relevant, and appropriate.
19	C. The commissioner shall review the insurance anti-fraud plan submitted by
20	each authorized insurer and each health maintenance organization pursuant to
21	Subsection A of this Section to determine compliance with the requirements of this
22	Section.
23	D. The commissioner shall have the authority to may investigate and
24	examine the records and operations of each authorized insurers and each health
25	maintenance organizations to determine if the insurer or health maintenance
26	organization has they have implemented and maintained compliance complied with
27	the insurance anti-fraud plan.
28	E. The commissioner is authorized to may direct any authorized insurer or
29	health maintenance organization to make any modification to the insurer's or health

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1maintenance organization's insurance anti-fraud plan necessary to obtain and2maintain compliance comply3commissioner may require any other reasonable remedial action to the insurer's or4health maintenance organization's insurance anti-fraud plan if the investigation and5examination reveals remedy6maintenance organization with the terms of the insurer's or health maintenance7organization's insurance anti-fraud plan.

8 F. The **insurance** anti-fraud plan and any summary report shall be filed with 9 the commissioner on or before April first of each calendar year. Either on a calendar 10 year basis or on whatever such other interval he the commissioner deems 11 appropriate, the commissioner is authorized to may require that each authorized 12 insurer and each health maintenance organization file a summary report of any 13 material change to the insurance anti-fraud plan, including the total number of claims and the number of claims referred to the commissioner as suspicious, and the 14 15 commissioner is authorized to direct each insurer and each health maintenance 16 organization as to may prescribe the format of the summary report.

17G. The insurance anti-fraud plan submitted to the department, as well as the18summary report of the insurer's or health maintenance organization's insurance anti-19fraud activities and results, and any summary report required by this Section are20not public records and are exempt pursuant to R.S. 44:1 et seq., and specifically R.S.2144:4.1(B)(10)(11), shall be and are hereby declared to be company proprietary and22business confidential business records and not subject to public examination or23subpoena.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Cheryl Horne.

## DIGEST

Brown (SB 281)

<u>Present law</u> requires each authorized insurer and each health maintenance organization licensed to operate in this state to prepare, implement, and maintain an insurance anti-fraud plan for operations in the state.

Proposed law exempts a small company as defined in present law from the requirement to

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Proposed law provides for technical changes.

Effective August 1, 2014.

(Amends R.S. 22:572.1)