GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Н

HOUSE BILL 639 PROPOSED COMMITTEE SUBSTITUTE H639-PCS30554-TP-41

Short Title: WC Ins. Cancellation/Elec. Communications.

(Public)

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Sponsors:

Referred to:

	Kelefieu to.		
	April 10, 2013		
1	A BILL TO BE ENTITLED		
2	AN ACT TO AMEND THE INSURANCE LAWS CONCERNING THE CANCELLATION		
3	OF WORKERS' COMPENSATION INSURANCE AND TO ALLOW ELECTRONIC		
4	COMMUNICATIONS BETWEEN AN INSURER AND THE INSURED IN PLACE OF		
5	WRITTEN COMMUNICATIONS.		
6			
7	SECTION 1. G.S. 58-36-105(b) reads as rewritten:		
8	"(b) Any cancellation permitted by subsection (a) of this section is not effective unless		
9			
10			
11	cancellation. The notice shall-may be given by registered or certified mail, return receipt		
12	requested, to the insured and any other person designated in the policy to receive notice of		
13	cancellation at their addresses shown in the policy or, if not indicated in the policy, at their last		
14	known addresses. The notice shall state the precise reason for cancellation. Whenever notice of		
15	intention to cancel is required to be given by registered or certified mail, no cancellation by the		
16	insurer shall be effective unless and until such method is employed and completed. Notice of		
17	cancellation may also be given by any method permitted for service of process pursuant to Rule		
18	4 of the North Carolina Rules of Civil Procedure. Failure to send this notice, as provided in this		
19	section, to any other person designated in the policy to receive notice of cancellation		
20	invalidates the cancellation only as to that other person's interest."		
21	SECTION 2. Article 2 of Chapter 58 of the General Statutes is amended by adding		
22	a new section to read:		
23	"§ 58-2-255. Electronic insurance communications and records.		
24	(a) Definitions. – As used in this section:		
25	(1) "Communications" means notices, offers, disclosures, documents, forms,		
26	information, and correspondence required or permitted to be provided to a		
27	party in writing under the insurance laws and regulations of this State or that		
28	are otherwise provided by an insurer, including, but not limited to, notices		
29	pertaining to the cancellation, termination, or nonrenewal of insurance.		
30	(2) "Delivered by electronic means" includes:		
31	a. <u>Delivery to an electronic mail address or an electronic account at</u>		
32	which a party has consented to receive electronic communications;		
33	b. Displaying information, or a link to information, as an essential step		
34	to completing the transaction to which such information relates; or		



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	c. Providing notice to a party at the electronic	mail address or an
	electronic account at which the party has conser	
	of the posting of a communication on an electror	nic network or site.
<u>(3)</u>	"Insurer" has the same meaning as in G.S. 58-1-5(3).	
<u>(4)</u>	"Party" means a recipient of any communications del	
	"Party" includes, but is not limited to, an applicant, p	olicyholder, insured,
	claimant, member, provider, or beneficiary.	
	en any insurance law or regulation of this State, except for l	
	atutes or regulations adopted pursuant to Chapter 97 of t	
	nunication to be provided to a party in writing, signed by	
-	cific delivery method, or retained by an insurer, those requi	
	omplies with Article 40 of Chapter 66 of the General Stat	
· ·	ing to the cancellation, termination, or nonrenewal of	
	election and rejection of coverage, and any other commu	
-	r the insurance laws and regulations of this State or other	
	ucting its insurance business in this State. Notwithstanding	• •
the insurance laws and regulations of this State, (i) all communications required under the		
	and regulations of this State to be delivered by a specific of	
-	electronic means, (ii) all records that an insurer is requir	
	we and regulations of this State, including any for which	
	be retained in electronic form, and (iii) any communic	
	and regulations of this State which must be signed may be s	•
	very of any communication in accordance with subsection	
	ered equivalent to any delivery method required under the	
	this State, including, but not limited to, delivery by the	
	ass mail, certified mail, certificate of mail, certificate of ostage, in person, or by any other nonelectronic method.	i mannig, registered
· · · ·	fication of communications delivered by electronic means	shall constitute proof
	vil and administrative proceedings and under the insurance	-
of this State.	vir and administrative proceedings and under the insurance	laws and regulations
	ning in this section affects requirements related to the con-	ent or timing of any
	required under the insurance laws and regulations of this S	
	cording of an oral communication between an insurer and	
	and reproduced by an insurer shall constitute an electron	1 1
-	a communication is required under the insurance laws an	
	vided in writing, the communication may be provided in	
	shall satisfy the requirement in such law or regulation that	
	When a communication is required under the insurance law	
be in writing V		
	e signed, an oral statement obtained in accordance with	
this State to be	e signed, an oral statement obtained in accordance with irement of such law or regulation for the communication to	this subsection shall