SUBCHAPTER C. Assessment of Maintenance Taxes and Fees 28 TAC §1.414

1. INTRODUCTION. The Commissioner of Insurance (Commissioner) adopts

amendments to §1.414, concerning the 2012 assessment of maintenance taxes and

fees imposed by the Texas Insurance Code. The amendments are adopted without

changes to the proposed text published in the December 2, 2011 issue of the Texas

Register (36 TexReg 8157).

2. **REASONED JUSTIFICATION.** The amendments are necessary to adjust the rates

of assessment for maintenance taxes and fees for 2012 on the basis of gross premium

receipts for calendar year 2011 following the methodology described below. Section

1.414 includes rates of assessment to be applied to life, accident, and health insurance;

motor vehicle insurance; casualty insurance and fidelity, guaranty, and surety bonds;

fire insurance and allied lines, including inland marine; workers' compensation

insurance; workers' compensation self-insured groups; title insurance; health

maintenance organizations (HMOs); third party administrators; nonprofit legal services

corporations issuing prepaid legal services contracts; and workers' compensation

certified self-insurers.

The following paragraphs provide an explanation of the methodology used to

determine adopted rates of assessment for maintenance taxes and fees for 2012.

In general, the Department's 2012 revenue need (the amount that must be

funded by maintenance taxes or fees, examination overhead assessments, and

premium finance examination assessments) is determined by calculating the

Department's total cost need, and subtracting from that number funds resulting from fee

revenue and funds remaining from fiscal year 2011.

To determine its total cost need, the Department combined costs from the

following: (i) appropriations set out in Chapter 1355 (H.B. 1), Acts of the 82nd

Legislature, Regular Session, 2011 (the General Appropriations Act), which come from

two funds, the General Revenue Dedicated - Texas Department of Insurance Operating

Account No. 0036 (Account No. 0036) and the General Revenue Fund - Insurance

Companies Maintenance Tax and Insurance Department Fees; (ii) an estimate of other

costs statutorily required to be paid from those two funds, such as fringe benefits and

statewide allocated costs; (iii) an estimate of the cash amount necessary to finance

both funds from the end of the 2012 fiscal year until the next assessment collection

period in 2013; and (iv) costs associated with implementation of Senate Bill 1291, 82nd

Legislature, Regular Session, effective September 1, 2011 (SB 1291), which requires

the creation of an account with the Texas Treasury Safekeeping Trust Company to be

used exclusively to pay examination costs associated with salary, travel, or other

personnel expenses.

To complete the calculation of revenue need, the Department reduced the total

cost need by subtracting the estimated ending fund balance for fiscal year 2011 (August

31, 2011) and estimated fee revenue to be collected in fiscal year 2012. The resulting

balance is the estimated revenue need that must be supported during the 2012 fiscal

year by the following funding sources: the maintenance taxes or fees, exam overhead

assessments, and premium finance exam assessments.

The Department determined how to allocate the revenue need to be attributed to

each funding source using the following method:

For each section within the Department that provides services directly to the

public or the insurance industry, the Department allocated the costs for providing those

direct services on a percentage basis to each funding source, such as the maintenance

tax or fee line, the premium finance assessment, the examination assessment, or

another funding source. The Department applied these percentages to each section's

annual budget to determine the total direct cost to each funding source. The

Department calculated a percentage for each funding source by dividing the total

directly allocated to each funding source by the total of the direct cost. The Department

used this percentage to allocate administrative support costs to each funding source.

Examples of administrative support costs include services provided by human

resources, accounting, budget, the Commissioner's administration, and information

technology. The Department calculated the total of direct costs and administrative

support costs for each funding source.

The General Appropriations Act includes appropriations to state agencies other

than the Department that must be funded by Account No. 0036 and the General

Revenue Fund - Insurance Companies Maintenance Tax and Insurance Department

Fees. The Department adds these costs to the sum of the direct costs and the

administrative support costs for the appropriate funding source when possible. For

instance, the Department allocates an appropriation to the Texas Department of

Transportation for the crash information records system to the motor vehicle

maintenance tax. The Department includes costs for other agencies that cannot be

directly allocated to a funding source to the administrative support costs. For instance,

the Department includes an appropriation to the Texas Facilities Commission for

building support costs in administrative support costs.

The Department determines the revenue need for each maintenance tax or fee

line by dividing the total costs need for each maintenance tax line by the total of the

revenue needs for all maintenance taxes and assessments. The Department multiplies

the calculated percentage for each line by the total revenue need for maintenance taxes

and assessments. The resulting amount is the revenue need for each maintenance tax

line. The Department adjusts the revenue need by subtracting the estimated amount of

fee and reimbursement revenue collected for each maintenance tax or fee line from the

total of the revenue need for each maintenance tax or fee line. The Department further

adjusts the resulting revenue need as described below.

The costs allocated to the life, accident, and health maintenance tax exceed the

amount of revenue that can be collected at the maximum rate set by statute. The

Department allocates the difference between the amount estimated to be collected at

the maximum rate and the costs allocated to the life, accident, and health maintenance

tax to the other maintenance tax or fee lines. The Department allocates the life,

accident, and health shortfall based on each of the other maintenance tax or fee lines'

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proportionate share of the total costs for maintenance taxes or fee. The Department uses the adjusted revenue need as the basis for calculating the maintenance tax rates.

For each line of insurance, the Department divides the adjusted revenue need by the estimated premium volume or assessment base to determine the rate of assessment for each maintenance tax or fee.

The following paragraphs provide an explanation of the methodology to develop the adopted rates for the Division of Workers' Compensation (DWC) and the Office of Injured Employee Counsel (OIEC).

The Department utilized the following methodology to develop the rates for the DWC and the OIEC. To determine the revenue need, the Department considered the following factors applicable to costs for DWC and OIEC: (i) the appropriations in the General Appropriations Act for fiscal year 2012 from Account No. 0036; (ii) estimated other costs statutorily required to be paid from Account No. 0036, such as fringe benefits and statewide allocated costs; and (iii) an estimated cash amount to finance Account No. 0036 costs from the end of the 2012 fiscal year until the next assessment collection period in 2013. The Department adds these three factors to determine the total revenue need.

The Department reduced the total revenue need by subtracting the estimated fund balance at August 31, 2011 and the DWC fee and reimbursement revenue estimate to be collected and deposited to the Account No. 0036 in fiscal year 2012. The resulting balance is the estimated revenue need from maintenance taxes. The Department calculated the maintenance tax rate by dividing the estimated revenue need

by the combined estimated workers' compensation premium volume and the certified

self-insurers' liabilities plus the amount of expense incurred for administration of self

insurance.

The following paragraphs provide an explanation of the methodology to develop

the adopted rates for the workers' compensation research and evaluation group.

To determine the revenue need, the Department considered the following factors

that are applicable to the workers' compensation and research and evaluation group: (i)

the appropriations in the General Appropriations Act for fiscal year 2012 from Account

No. 0036 and from General Revenue Fund - Insurance Companies Maintenance Tax

and Insurance Department Fees; (ii) estimated other costs statutorily required to be

paid from these two funds, such as fringe benefits and statewide allocated costs; and

(iii) an estimated cash amount to finance costs from these two funds from the end of

the 2012 fiscal year until the next assessment collection period in 2013. The

Department adds these three factors to determine the total revenue need.

The Department reduced the total revenue need by subtracting the estimated

fund balance at August 31, 2011. The resulting balance is the estimated revenue need

from maintenance taxes. The Department calculated the maintenance tax rate by

dividing the estimated revenue need by the estimated assessment base for 2012.

The following paragraphs provide a brief summary and analysis of the reasons

for the adopted amendments.

The amendment to the section heading is necessary to reflect the year for which

the proposed assessment of maintenance taxes and fees is applicable. The amendments in subsections (a), (b), and (c), and relettered (f) and (h) are necessary to reflect the appropriate year for accurate application of the section.

The amendments in subsections (a) and (c) are grammatical in nature; they are necessary to revise each sentence to be written in the active voice.

The amendments in subsection (a) are necessary to reflect the addition of a new paragraph, and the amendments in relettered (h) are necessary to reflect the addition of two new subsections. Additionally, amendments are necessary to reletter subsections (d), (e), and (f) as (f), (g), and (h) to reflect addition of the two new subsections.

The amendments in subsections (a)(1) – (5), (7), (8), and (9); (c)(1) – (3); and (f) are necessary to update rates to reflect the methodology the Department has developed for 2012, which is described below.

Amendments are necessary throughout the text of the section to change the percent symbol to the word "percent." This revision is necessary to update the section to follow current Department rule drafting style. An amendment inserting the word "the" before "Labor Code" in relettered subsection (f) is also necessary to follow current Department rule drafting style.

New paragraph (6) of subsection (a) and new subsections (d) and (e) are necessary to implement House Bill 7, enacted by Acts 2005, 79th Legislature, ch. 265, eff. Sept. 1, 2005 (HB 7). HB 7 amended the Labor Code Chapter 405 to establish the Workers' Compensation Research and Evaluation Group. Section 405.003 provides that the Workers' Compensation Research and Evaluation Group's activities must be funded through the assessment of a maintenance tax collected annually from all

insurance carriers and self-insurance groups that hold certificates of approval under

Chapter 407A.

Amendments to relettered subsection (h) are necessary to update the address

for the Comptroller to which insurers, HMOs, third party administrators, nonprofit legal

services corporations issuing prepaid legal services contracts, and workers'

compensation certified self-insurers can submit the maintenance taxes and fees

required by §1.414.

3. HOW THE SECTION WILL FUNCTION. Section 1.414 provides the rates of

assessment for maintenance taxes and fees for 2012 to be applied to life, accident, and

health insurance; motor vehicle insurance; casualty insurance and fidelity, guaranty,

and surety bonds; fire insurance and allied lines, including inland marine; workers'

compensation insurance; workers' compensation self-insured groups; title insurance;

health maintenance organizations; third party administrators; nonprofit legal services

corporations issuing prepaid legal services contracts; and workers' compensation

certified self-insurers.

Subsection (a) establishes the calendar year 2011 rates for maintenance taxes

and fees on gross premiums of insurers for the lines of insurance specified in

paragraphs (1) – (9) of the subsection. Subsection (a)(1) sets the rate for motor vehicle

insurance at .077 of 1.0 percent pursuant to the Insurance Code §254.002. Subsection

(a)(2) sets the rate for casualty insurance and fidelity, guaranty, and surety bonds at

.152 of 1.0 percent pursuant to the Insurance Code §253.002. Subsection (a)(3) sets

the rate for fire insurance and allied lines, including inland marine, at .331 of 1.0 percent

pursuant to the Insurance Code §252.002.

Paragraphs (4) – (8) of subsection (a) set rates for workers' compensation

insurance; subsection (a)(4) sets a rate for workers' compensation insurance at .151 of

1.0 percent, pursuant to the Insurance Code §255.002. Subsection (a)(5) sets a rate for

workers' compensation insurance at 1.669 percent pursuant to the Labor Code

§403.003. Subsection (a)(6) sets a rate for workers' compensation insurance at .016 of

1.0 percent, pursuant to the Labor Code §405.003. Subsection (a)(7) sets a rate for

workers' compensation insurance at 1.669 percent pursuant to the Labor Code

§407A.301. Subsection (a)(8) sets a rate for workers' compensation insurance at .151

of 1.0 percent, pursuant to the Labor Code §407A.302. Subsection (a)(9) sets the rate

for title insurance at .401 of 1.0 percent pursuant to the Insurance Code §271.004.

Subsection (b) establishes the rates for maintenance taxes and fees for life,

health, and accident insurance and the gross considerations for annuity and endowment

contracts, setting them at .040 of 1.0 percent pursuant to the Insurance Code §257.002.

Subsection (c) establishes the rates for maintenance taxes for calendar year

2011 for entities as specified in paragraphs (1) – (9) of the subsection. Subsection

(c)(1) sets the rate for single service health maintenance organizations at \$.50 per

enrollee, for multi-service health maintenance organizations at \$1.50 per enrollee, and

for limited service health maintenance organizations at \$.50 per enrollee, pursuant to

the Insurance Code §258.003. Subsection (c)(2) sets the rate for third party

administrators at .047 of 1.0 percent of the correctly reported gross amount of

administrative or service fees pursuant to the Insurance Code §259.003. Subsection

(c)(3) sets the rate for nonprofit legal services corporations at .030 of 1.0 percent of the

correctly reported gross revenues pursuant to the Insurance Code §260.002.

Subsection (d) establishes the rates for maintenance taxes for certified self-

insurers to support the workers' compensation research and evaluation group in

calendar year 2012. Subsection (d) sets a rate of .016 of 1.0 percent of the tax base

calculated, pursuant to the Labor Code §405.003, and it specifies that the maintenance

tax shall be billed to the certified self-insurer by the Division of Workers' Compensation.

Subsection (e) establishes the rates for maintenance taxes for workers'

compensation self-insurance groups to support the workers' compensation research

and evaluation group in calendar year 2012. Subsection (e) sets a rate of .016 percent

of 1.0 percent of the tax base calculated pursuant to the Labor Code §407.103(b)

pursuant to the Labor Code §405.003 and §407A.301.

Subsection (f) establishes a self-insurer maintenance tax for certified self-

insurers pursuant to the Labor Code §407.103 and §407.104. The rate set by

subsection (f) is 1.669 percent of the tax base calculated pursuant to the Labor Code

§407.103(b), and the subsection provides that it shall be billed to the certified self-

insurer by the Division of Workers' Compensation.

Subsection (g) notes that the enactment of Senate Bill 14, 78th Legislature,

Regular Session, relating to certain insurance rates, forms, and practices, did not affect

the calculation of the maintenance tax rates or the assessment of the taxes.

Subsection (h) provides for the taxes assessed under §1.414(a), (b), (c), and (e) to be payable and due to the Comptroller of Public Accounts, P.O. Box 149356, Austin, TX 78714-9356 on March 1, 2012.

- **4. SUMMARY OF COMMENTS AND AGENCY RESPONSE.** The Department did not receive any comments on the published proposal.
- **5. STATUTORY AUTHORITY.** The amendments are adopted pursuant to the Insurance Code §§201.001(a)(1), (b), and (c); 201.052(a), (d), and (e); 251.001; 252.001 252.003; 253.001 253.003; 254.001 254.003; 255.001 255.003; 257.001 257.003; 258.002 258.004; 259.002 259.004; 260.001 260.003; 271.002 271.006; and 36.001; and the Labor Code §§403.002, 403.003, 403.005, 405.003(a) (c), 407.103, 407.104(b), 407A.301, and 407A.302.

The Insurance Code §201.001(a)(1) states that the Texas Department of Insurance operating account is an account in the general revenue fund, and that the account includes taxes and fees received by the Commissioner or Comptroller that are required by the Insurance Code to be deposited to the credit of the account. Section 201.001(b) states that the Commissioner shall administer money in the Texas Department of Insurance operating account and may spend money from the account in accordance with state law, rules adopted by the Commissioner, and the General Appropriations Act. Section 201.001(c) states that money deposited to the credit of the

Texas Department of Insurance operating account may be used for any purpose for

which money in the account is authorized to be used by law.

The Insurance Code §201.052(a) requires the Department to reimburse the

appropriate portion of the general revenue fund for the amount of expenses incurred by

the Comptroller in administering taxes imposed under the Insurance Code or another

insurance law of Texas. Section 201.052(d) says that in setting maintenance taxes for

each fiscal year, the Commissioner shall ensure that the amount of taxes imposed is

sufficient to fully reimburse the appropriate portion of the general revenue fund for the

amount of expenses incurred by the Comptroller in administering taxes imposed under

the Insurance Code or another insurance law of Texas. Section 201.052(e) says that if

the amount of maintenance taxes collected is not sufficient to reimburse the appropriate

portion of the general revenue fund for the amount of expenses incurred by the

Comptroller, other money in the Texas Department of Insurance operating account shall

be used to reimburse the appropriate portion of the general revenue fund.

Insurance Code §251.001 directs the Commissioner to annually determine the

rate of assessment of each maintenance tax imposed under Insurance Code Title 3

Subtitle C.

Insurance Code §252.001 imposes a maintenance tax on each authorized

insurer with gross premiums subject to taxation under the Insurance Code §252.003.

The Insurance Code §252.001 also specifies that the tax required by the Insurance

Code Chapter 252 is in addition to other taxes imposed that are not in conflict with the

Insurance Code Chapter 252.

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The Insurance Code §252.002 provides that the rate of assessment set by the Commissioner may not exceed 1.25 percent of the gross premiums subject to taxation under the Insurance Code §252.003. Section 252.002 also provides that the Commissioner shall annually adjust the rate of assessment of the maintenance tax so that the tax imposed that year, together with any unexpended funds produced by the tax, produces the amount the Commissioner determines is necessary to pay the expenses during the succeeding year of regulating all classes of insurance specified under: the Insurance Code Chapters 1807, 2001-2006, 2171, 6001, 6002, and 6003; Chapter 5 Subchapter C; Chapter 544 Subchapter H; Chapter 1806 Subchapter D; and §403.002; the Government Code §§417.007, 417.008, and 417.009; and the Occupations Code Chapter 2154.

The Insurance Code §252.003 specifies that an insurer shall pay maintenance taxes under the Insurance Code Chapter 252 on the correctly reported gross premiums from writing insurance in Texas against loss or damage by: bombardment; civil war or commotion; cyclone; earthquake; excess or deficiency of moisture; explosion as defined by the Insurance Code §2002.006(b); fire; flood; frost, and freeze; hail, including loss by hail on farm crops; insurrection; invasion; lightning; military or usurped power; an order of a civil authority made to prevent the spread of a conflagration, epidemic, or catastrophe; rain; riot; the rising of the waters of the ocean or its tributaries; smoke or smudge; strike or lockout; tornado; vandalism or malicious mischief; volcanic eruption; water or other fluid or substance resulting from the breakage or leakage of sprinklers, pumps, or other apparatus erected for extinguishing fires, water pipes, or other conduits

or containers; weather or climatic conditions; windstorm; an event covered under a

home warranty insurance policy; or an event covered under an inland marine insurance

policy.

The Insurance Code §253.001 imposes a maintenance tax on each authorized

insurer with gross premiums subject to taxation under the Insurance Code §253.003.

Section 253.001 also provides that the tax required by the Insurance Code Chapter 253

is in addition to other taxes imposed that are not in conflict with the Insurance Code

Chapter 253.

The Insurance Code §253.002 provides that the rate of assessment set by the

Commissioner may not exceed 0.4 percent of the gross premiums subject to taxation

under the Insurance Code §253.003. Section 253.002 also provides that the

Commissioner shall annually adjust the rate of assessment of the maintenance tax so

that the tax imposed that year, together with any unexpended funds produced by the

tax, produces the amount the Commissioner determines is necessary to pay the

expenses during the succeeding year of regulating all classes of insurance specified

under the Insurance Code §253.003.

The Insurance Code §253.003 specifies that an insurer shall pay maintenance

taxes under the Insurance Code Chapter 253 on the correctly reported gross premiums

from writing a class of insurance specified under the Insurance Code Chapters 2008,

2251, and 2252; Chapter 5 Subchapter B; Chapter 1806 Subchapter C; Chapter 2301

Subchapter A; and Title 10 Subtitle B.

The Insurance Code §254.001 imposes a maintenance tax on each authorized

insurer with gross premiums subject to taxation under the Insurance Code §254.003.

Section 254.001 also provides that the tax required by the Insurance Code Chapter 254

is in addition to other taxes imposed that are not in conflict with the Insurance Code

Chapter 254.

The Insurance Code §254.002 provides that the rate of assessment set by the

Commissioner may not exceed 0.2 percent of the gross premiums subject to taxation

under the Insurance Code §254.003. Section 254.002 also provides that the

Commissioner shall annually adjust the rate of assessment of the maintenance tax so

that the tax imposed that year, together with any unexpended funds produced by the

tax, produces the amount the Commissioner determines is necessary to pay the

expenses during the succeeding year of regulating motor vehicle insurance. Section

254.003 specifies that an insurer shall pay maintenance taxes under the Insurance

Code Chapter 254 on the correctly reported gross premiums from writing motor vehicle

insurance in Texas, including personal and commercial automobile insurance.

The Insurance Code §255.001 imposes a maintenance tax on each authorized

insurer with gross premiums subject to taxation under the Insurance Code §255.003,

including a stock insurance company, mutual insurance company, reciprocal or

interinsurance exchange and Lloyd's plan. Section 255.001 also provides that the tax

required by the Insurance Code Chapter 255 is in addition to other taxes imposed that

are not in conflict with the Insurance Code Chapter 255.

The Insurance Code §255.002 provides that the rate of assessment set by the

Commissioner may not exceed 0.6 percent of the gross premiums subject to taxation

under the Insurance Code §255.003. Section 255.002 also provides that the

Commissioner shall annually adjust the rate of assessment of the maintenance tax so

that the tax imposed that year, together with any unexpended funds produced by the

tax, produces the amount the Commissioner determines is necessary to pay the

expenses during the succeeding year of regulating workers' compensation insurance.

The Insurance Code §255.003 specifies that an insurer shall pay maintenance

taxes under the Insurance Code Chapter 255 on the correctly reported gross premiums

from writing workers' compensation insurance in Texas, including the modified annual

premium of a policyholder that purchases an optional deductible plan under the

Insurance Code Chapter 2053 Subchapter E; and the section provides that the rate of

assessment shall be applied to the modified annual premium before application of a

deductible premium credit.

The Insurance Code §257.001(a) imposes a maintenance tax on each authorized

insurer, including a group hospital service corporation, managed care organization, local

mutual aid association, statewide mutual assessment company, stipulated premium

company, and stock or mutual insurance company, that collects from residents of this

state gross premiums or gross considerations subject to taxation under the Insurance

Code §257.003. Section 257.001(a) also provides that the tax required by Chapter 257

is in addition to other taxes imposed that are not in conflict with the Insurance Code

Chapter 257.

The Insurance Code §257.002 provides that the rate of assessment set by the Commissioner may not exceed 0.04 percent of the gross premiums subject to taxation under the Insurance Code §257.003. Section 257.002 also provides that the Commissioner shall annually adjust the rate of assessment of the maintenance tax so that the tax imposed that year, together with any unexpended funds produced by the tax, produces the amount the Commissioner determines is necessary to pay the expenses during the succeeding year of regulating life, health, and accident insurers.

Section 257.003 specifies that an insurer shall pay maintenance taxes under the Insurance Code Chapter 257 on the correctly reported gross premiums collected from writing life, health, and accident insurance in Texas; and gross considerations collected from writing annuity or endowment contracts in Texas; the section also provides that gross premiums on which an assessment is based under the Insurance Code Chapter 257 may not include premiums received from the United States for insurance contracted for by the United States in accordance with or in furtherance of Title XVIII of the Social Security Act (42 U.S.C. Section 1395c et seq.) and its subsequent amendments; or premiums paid on group health, accident, and life policies in which the group covered by the policy consists of a single nonprofit trust established to provide coverage primarily for employees of a municipality, county, or hospital district in this state; or a county or municipal hospital, without regard to whether the employees are employees of the county or municipality or of an entity operating the hospital on behalf of the county or municipality.

The Insurance Code §258.002 imposes a per capita maintenance tax imposed

on each authorized HMO with gross revenues subject to taxation under the Insurance

Code 258.004. Section 258.002 also provides that the tax required by the Insurance

Code Chapter 258 is in addition to other taxes imposed that are not in conflict with the

Insurance Code Chapter 258.

The Insurance Code §258.003 provides that the rate of assessment set by the

Commissioner on HMOs may not exceed \$2 per enrollee. Section 258.003 also

provides that the Commissioner shall annually adjust the rate of assessment of the per

capita maintenance tax so that the tax imposed that year, together with any

unexpended funds produced by the tax, produces the amount the commissioner

determines is necessary to pay the expenses during the succeeding year of regulating

HMOs. Section 258.003 also provides that rate of assessment may differ between

basic health care plans, limited health care service plans, and single health care service

plans and must equitably reflect any differences in regulatory resources attributable to

each type of plan.

The Insurance Code §258.004 provides that an HMO shall pay per capita

maintenance taxes under the Insurance Code Chapter 258 on the correctly reported

gross revenues collected from issuing health maintenance certificates or contracts in

Texas. Section 258.004 also provides that the amount of maintenance tax assessed

may not be computed based on enrollees who as individual certificate holders or their

dependents are covered by a master group policy paid for by revenues received from

the United States for insurance contracted for by the United States in accordance with

or in furtherance of Title XVIII of the Social Security Act (42 U.S.C. Section 1395c et

seq.) and its subsequent amendments; revenues paid on group health, accident, and

life certificates or contracts in which the group covered by the certificate or contract

consists of a single nonprofit trust established to provide coverage primarily for

employees of a municipality, county, or hospital district in this state; or a county or

municipal hospital, without regard to whether the employees are employees of the

county or municipality or of an entity operating the hospital on behalf of the county or

municipality.

The Insurance Code §259.002 imposes a maintenance tax on each authorized

third party administrator with administrative or service fees subject to taxation under the

Insurance Code §259.004. Section 259.002 also provides that the tax required by the

Insurance Code Chapter 259 is in addition to other taxes imposed that are not in conflict

with the chapter. Section 259.003 provides that the rate of assessment set by the

Commissioner may not exceed one percent of the administrative or service fees subject

to taxation under the Insurance Code §259.004. Section 259.003 also provides that the

Commissioner shall annually adjust the rate of assessment of the maintenance tax so

that the tax imposed that year, together with any unexpended funds produced by the

tax, produces the amount the Commissioner determines is necessary to pay the

expenses of regulating third party administrators.

The Insurance Code §260.001 imposes a maintenance tax on each nonprofit

legal services corporation subject to the Insurance Code Chapter 961 with gross

revenues subject to taxation under the Insurance Code §260.003. Section 260.001 also

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provides that the tax required by the Insurance Code Chapter 260 is in addition to other taxes imposed that are not in conflict with the chapter. Section 260.002 provides that the rate of assessment set by the Commissioner may not exceed one percent of the corporation's gross revenues subject to taxation under the Insurance Code §260.003. Section 260.002 also provides that the Commissioner shall annually adjust the rate of assessment of the maintenance tax so that the tax imposed that year, together with any unexpended funds produced by the tax, produces the amount the Commissioner determines is necessary to pay the expenses during the succeeding year of regulating nonprofit legal services corporations. Section 260.003 provides that a nonprofit legal services corporation shall pay maintenance taxes under this chapter on the correctly reported gross revenues received from issuing prepaid legal services contracts in this state.

The Insurance Code §271.002 imposes a maintenance fee on all premiums subject to assessment under the Insurance Code §271.006. Section 271.002 also specifies that the maintenance fee is not a tax and shall be reported and paid separately from premium and retaliatory taxes. Section 271.003 specifies that the maintenance fee is included in the division of premiums and may not be separately charged to a title insurance agent. Section 271.004 provides that the Commissioner shall annually determine the rate of assessment of the title insurance maintenance fee. Section 271.004 also provides that in determining the rate of assessment, the Commissioner shall consider the requirement to reimburse the appropriate portion of the general revenue fund under the Insurance Code §201.052. Section 271.005 provides that rate

of assessment set by the Commissioner may not exceed one percent of the gross

premiums subject to assessment under the Insurance Code §271.006. Section 271.005

also provides that the Commissioner shall annually adjust the rate of assessment of the

maintenance fee so that the fee imposed that year, together with any unexpended funds

produced by the fee, produces the amount the Commissioner determines is necessary

to pay the expenses during the succeeding year of regulating title insurance. Section

271.006 requires an insurer to pay maintenance fees under the Insurance Code

Chapter 271 on the correctly reported gross premiums from writing title insurance in

Texas.

The Labor Code §403.002 imposes an annual maintenance tax on each

insurance carrier to pay the costs of administering the Texas Workers Compensation

Act and to support the prosecution of workers' compensation insurance fraud in Texas.

The Labor Code §403.002 also provides that the assessment may not exceed an

amount equal to two percent of the correctly reported gross workers' compensation

insurance premiums, including the modified annual premium of a policyholder that

purchases an optional deductible plan under the Insurance Code Article 5.55C. The

Labor Code §403.002 also provides that the rate of assessment be applied to the

modified annual premium before application of a deductible premium credit.

Additionally, the Labor Code §403.002 states that a workers' compensation insurance

company is taxed at the rate established under the Labor Code §403.003, and that the

tax shall be collected in the manner provided for collection of other taxes on gross

premiums from a workers' compensation insurance company as provided in the

Insurance Code Chapter 255. Finally, the Labor Code §403.002 states that each

certified self-insurer shall pay a fee and maintenance taxes as provided by the Labor

Code Chapter 407 Subchapter F.

The Labor Code §403.003 requires the Commissioner of Insurance to set and

certify to the Comptroller the rate of maintenance tax assessment, taking into account:

(i) any expenditure projected as necessary for the division and the office of injured

employee counsel to administer the Texas Workers' Compensation Act during the fiscal

year for which the rate of assessment is set and reimburse the general revenue fund as

provided by the Insurance Code §201.052; (ii) projected employee benefits paid from

general revenues; (iii) a surplus or deficit produced by the tax in the preceding year; (iv)

revenue recovered from other sources, including reappropriated receipts, grants,

payments, fees, gifts, and penalties recovered under the Texas Workers' Compensation

Ac; and (v) expenditures projected as necessary to support the prosecution of workers'

compensation insurance fraud. The Labor Code §403.003 also provides that in setting

the rate of assessment, the Commissioner of Insurance may not consider revenue or

expenditures related to the State Office of Risk Management, the workers'

compensation research functions of the Department under the Labor Code Chapter

405, or any other revenue or expenditure excluded from consideration by law.

The Labor Code §403.005 provides that the Commissioner of Insurance shall

annually adjust the rate of assessment of the maintenance tax imposed under §403.003

so that the tax imposed that year, together with any unexpended funds produced by the

tax, produces the amount the Commissioner of Insurance determines is necessary to

pay the expenses of administering the Texas Workers' Compensation Act. The Labor Code §405.003(a) – (c) establishes a maintenance tax on insurance carriers and selfinsurance groups to fund the workers' compensation research and evaluation group, it provides for the Department to set the rate of the maintenance tax based on the expenditures authorized and the receipts anticipated in legislative appropriations, and it provides that the tax is in addition to all other taxes imposed on insurance carriers for workers' compensation purposes.

The Labor Code §407.103 imposes a maintenance tax on each workers' compensation certified self-insurer for the administration of the Division of Workers' Compensation and the Office of Injured Employee Counsel and to support the prosecution of workers' compensation insurance fraud in Texas. The Labor Code §407.103 also provides that not more than two percent of the total tax base of all certified self-insurers, as computed under subsection (b) of the section, may be assessed for the maintenance tax established under Labor Code §407.103. The Labor Code §407.103 also provides that to determine the tax base of a certified self-insurer for purposes of the Labor Code Chapter 407, the Department shall multiply the amount of the certified self-insurer's liabilities for workers' compensation claims incurred in the previous year, including claims incurred but not reported, plus the amount of expense incurred by the certified self-insurer in the previous year for administration of selfinsurance, including legal costs, by 1.02. The Labor Code §407.103 also provides that the tax liability of a certified self-insurer under the section is the tax base computed under subsection (b) of the section multiplied by the rate assessed workers'

compensation insurance companies under the Labor Code §403.002 and §403.003.

Finally, the Labor Code §407.103 provides that in setting the rate of maintenance tax

assessment for insurance companies, the Commissioner of Insurance may not consider

revenue or expenditures related to the operation of the self-insurer program under the

Labor Code Chapter 407.

Section 407.104(b) provides that the Department shall compute the fee and

taxes of a certified self-insurer and notify the certified self-insurer of the amounts due.

Section 407.104(b) also provides that a certified self-insurer shall remit the taxes and

fees to the Division of Workers' Compensation.

The Labor Code §407A.301 imposes a self-insurance group maintenance tax on

each workers' compensation self-insurance group based on gross premium for the

group's retention. The Labor Code §407A.301 provides that the self-insurance group

maintenance tax is to pay for the administration of the Division of Workers'

Compensation, the prosecution of workers' compensation insurance fraud in Texas, the

research functions of the Department under Labor Code Chapter 405, and the

administration of the Office of Injured Employee Counsel under Labor Code Chapter

404. The Labor Code §407A.301 also provides that the tax liability of a group under

subsection (a)(1) and (2) of the section is based on gross premium for the group's

retention multiplied by the rate assessed insurance carriers under the Labor Code

§§403.002 and 403.003. The Labor Code §407A.301 also provides that the tax liability

of a group under subsection (a)(3) of the section is based on gross premium for the

group's retention multiplied by the rate assessed insurance carriers under the Labor

Code §405.003. Additionally, the Labor Code §407A.301 provides that the tax under

the section does not apply to premium collected by the group for excess insurance.

Finally, the Labor Code §407A.301 provides that the tax under the section shall be

collected by the Comptroller as provided by the Insurance Code Chapter 255 and the

Insurance Code §201.051.

The Labor Code §407A.302 requires each workers' compensation self-insurance

group to pay the maintenance tax imposed under the Insurance Code Chapter 255, for

the administrative costs incurred by the Department in implementing the Labor Code

Chapter 407A. The Labor Code §407A.302 provides that the tax liability of a workers'

compensation self-insurance group under the section is based on gross premium for the

group's retention and does not include premium collected by the group for excess

insurance. The Labor Code §407A.302 also provides that the maintenance tax

assessed under the section is subject to the Insurance Code Chapter 255, and that it

shall be collected by the Comptroller in the manner provided by the Insurance Code

Chapter 255.

The Insurance Code §36.001 provides that the Commissioner may adopt any

rules necessary and appropriate to implement the powers and duties of the Texas

Department of Insurance under the Insurance Code and other laws of this state.

6. TEXT.

§1.414. Assessment of Maintenance Taxes and Fees, 2012.

- (a) The department assesses the following rates for maintenance taxes and fees on gross premiums of insurers for calendar year 2011 for the lines of insurance specified in paragraphs (1) (9) of this subsection:
- (1) for motor vehicle insurance, pursuant to the Insurance Code §254.002, the rate is .077 of 1.0 percent;
- (2) for casualty insurance, and fidelity, guaranty, and surety bonds, pursuant to the Insurance Code §253.002, the rate is .152 of 1.0 percent;
- (3) for fire insurance and allied lines, including inland marine, pursuant to the Insurance Code §252.002, the rate is .331 of 1.0 percent;
- (4) for workers' compensation insurance, pursuant to the Insurance Code §255.002, the rate is .151 of 1.0 percent;
- (5) for workers' compensation insurance, pursuant to the Labor Code §403.003, the rate is 1.669 percent;
- (6) for workers' compensation insurance, pursuant to the Labor Code §405.003, the rate is .016 of 1.0 percent;
- (7) for workers' compensation insurance, pursuant to the Labor Code §407A.301, the rate is 1.669 percent;
- (8) for workers' compensation insurance, pursuant to the Labor Code §407A.302, the rate is .151 of 1.0 percent; and
- (9) for title insurance, pursuant to the Insurance Code §271.004, the rate is .401 of 1.0 percent.

(b) The rate for the maintenance tax to be assessed on gross premiums for calendar year 2011 for life, health, and accident insurance and the gross considerations for annuity and endowment contracts, pursuant to the Insurance Code §257.002, is .040

of 1.0 percent.

- (c) The department assesses rates for maintenance taxes for calendar year 2011 for the following entities as follows:
- (1) pursuant to the Insurance Code §258.003, the rate is \$.50 per enrollee for single service health maintenance organizations, \$1.50 per enrollee for multi-service health maintenance organizations and \$.50 per enrollee for limited service health maintenance organizations;
- (2) pursuant to the Insurance Code §259.003, the rate is .047 of 1.0 percent of the correctly reported gross amount of administrative or service fees for third party administrators; and
- (3) pursuant to the Insurance Code §260.002, the rate is .030 of 1.0 percent of correctly reported gross revenues for nonprofit legal service corporations issuing prepaid legal service contracts.
- (d) Pursuant to the Labor Code §405.003, each certified self-insurer shall pay a maintenance tax for the workers' compensation research and evaluation group in calendar year 2012 at a rate of .016 of 1.0 percent of the tax base calculated pursuant to the Labor Code §407.103(b) which shall be billed to the certified self-insurer by the Division of Workers' Compensation.

(e) Pursuant to the Labor Code §405.003 and §407A.301, each workers'

compensation self-insurance group shall pay a maintenance tax for the workers'

compensation research and evaluation group in calendar year 2012 at a rate of .016

percent of 1.0 percent of the tax base calculated pursuant to the Labor Code

§407.103(b).

(f) Pursuant to the Labor Code §407.103 and §407.104, each certified self-

insurer shall pay a self-insurer maintenance tax in calendar year 2012 at a rate of 1.669

percent of the tax base calculated pursuant to the Labor Code §407.103(b) which shall

be billed to the certified self-insurer by the Division of Workers' Compensation.

(g) The enactment of Senate Bill 14, 78th Legislature, Regular Session, relating

to certain insurance rates, forms, and practices, did not affect the calculation of the

maintenance tax rates or the assessment of the taxes.

(h) The taxes assessed under subsections (a), (b), (c), and (e) of this section

shall be payable and due to the Comptroller of Public Accounts, P.O. Box 149356,

Austin, TX 78714-9356 on March 1, 2012.

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TITLE 28. INSURANCE
Part I. Texas Department of Insurance
Chapter 1. General Administration

Adopted Section Page 29 of 29

CERTIFICATION. This agency certifies that the adopted sections have been reviewed by legal counsel and found to be a valid exercise of the agency's legal authority.

Sara Waitt

Acting General Counsel

Texas Department of Insurance

IT IS THEREFORE THE ORDER of the Commissioner of Insurance that amendments to §1.414 specified herein, concerning the 2012 assessment of maintenance taxes and fees imposed by the Texas Insurance Code, are adopted.

AND IT IS SO ORDERED.

ELEANOR KITZMAN

COMMISSIONER OF INSURANCE

ATTEST:

Sara Waitt, Acting General Counsel

COMMISSIONER'S ORDER NO. 12-0034