Approved: 2-7-06

Date

MINUTES OF THE SENATE FINANCIAL INSTITUTIONS AND INSURANCE COMMITTEE

The meeting was called to order by Chairman Ruth Teichman at 9:30 A.M. on February 1, 2006 in Room 234-N of the Capitol.

All members were present.

Committee staff present:

Melissa Calderwood, Kansas Legislative Research Department Terri Weber, Kansas Legislative Research Department Ken Wilke, Office of Revisor of Statutes Bev Beam, Committee Secretary

Conferees appearing before the committee:

Larry Magill, Executive Director, KAIA Julie Hein, Kansas Pharmacists Association

Others attending:

See attached list.

The Chair welcomed members of the FI&I Committee and staff.

Bill introductions

Julie Hein, Kansas Pharmacists' Association, introduced a bill on behalf of John Kiefhaber. Ms. Hein said John Kiefhaber, also from the Kansas Pharmacists Association, attended the committee meeting January 31 and mentioned that he was working on a registration bill for PBMs (Pharmacist Benefit Manager) and I think they are just finalizing or getting approval for the final wording on that bill, but they are close. Senator Barone moved to introduce the proposed conceptual legislation. Senator Wysong seconded the motion. Motion passed.

Hearing on:

(SB 422) - Surety bonds eliminating requirements for multiple sureties.

Larry Magill, Executive Director, Kansas Association Insurance Agents, testified as a proponent of (SB 422). Mr. Magill said (SB 422) came about as a result of one of their members being asked for a bridge construction performance bond with co-sureties by a county attorney. Co-surety arrangements are generally used to allow two sureties to share the risk on an extremely large project, he said. This project was not large. The agent involved was not able to convince any of their surety companies to share the risk on a small bridge project. The agent finally convinced the county attorney to ignore the statute and accept one surety, he said.

Mr. Magill said when the issue was discussed with the Insurance Department, they researched the statutes and came up with seven instances where the statutes call for co-sureties and drafted this bill. He said in the end, they decided not to introduce the bill but support our introduction. On further study, many of these statutes appear to have been set up for personal sureties, as opposed to corporate sureties. Personal sureties are individuals willing to pledge their personal assets to back someone else. Corporate sureties are insurance companies licensed to write surety bonds.

We view this as a simple clean up of archaic statutes and urge the committee to pass the bill favorably, he said. (Attachment 1)

The meeting adjourned at 10:05 a.m. The next meeting of the Committee is scheduled for February 2, 2006.

CONTINUATION SHEET

MINUTES OF THE Senate Financial Institutions and Insurance Committee at 9:30 A.M. on in Room 234-N of the Capitol.

Adjournment

The meeting adjourned at 10:05 A.M. The next meeting of the Committee is scheduled for February 2, 2006.

CONTINUATION SHEET

MINUTES OF THE Senate Financial Institutions and Insurance Committee at 9:30 A.M. on in Room

234-N of the Capitol.

Monday,	
Tuesday,	
Wednesday,	
Thursday,	
Friday,	
	Ruth Teichman, Chairperson