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Assembly Insurance Committee Oversight Hearing

California Department of Insurance: Sustainable Insurance Strategy: Post Southern California Wildfires

Wednesday, March 19, 2025

I. Introduction:

The Assembly Insurance Committee held several oversight hearings in 2024 on the Sustainable Insurance Strategy (SIS). These hearings evaluated commitments, progress, and implementation. Additionally, the hearings provided a platform for the public to provide necessary input. When the Insurance Commissioner announced the SIS in 2023, much speculation surrounded whether such historic and ambitious reforms could be achieved within such an outdated framework, in such a short timeframe, and outside the boundaries of the Legislature. Entering 2025, the vision of this proposed hearing was very simple: whether or not the Insurance Commissioner kept the commitment of completing the SIS and whether California's insurance market has a light at the end of the tunnel. Today, we look at the SIS with a different lens: Post Southern California Wildfires. Many are asking, what will happen to all the progress made in 2024, now that California has suffered the costliest disaster in its history?

II. Background:

On September 21, 2023, Governor Newsom issued an Executive Order that requested the Insurance Commissioner take the following actions:

"Take prompt regulatory action to strengthen and stabilize California's marketplace for homeowners insurance and commercial property insurance, and to consider whether the recent sudden deterioration of the private insurance market presents facts that support emergency regulatory action.

The Commissioner is requested to consider the following goals in crafting an appropriate regulatory response:

- a. Expand coverage choices for consumers, particularly in the underserved areas of the state.
- b. Improve the efficiency, speed, and transparency of the Department's rate approval process.
- c. Tailor the rate approval process to account for all factors necessary to promote a robust, competitive insurance marketplace, including through potential revisions to the way catastrophe risks and insurer costs are accounted for.
- d. Maintain the long-term availability of homeowners and commercial property insurance coverage.
- e. Maintain the solvency of the FAIR Plan to protect its policyholders and promote long-term resiliency in the face of climate change, including identifying mechanisms to reduce its share of the overall market in underserved areas and move its customers into the admitted insurance market."

Following this Executive Order, on the same day, the Insurance Commissioner held a press conference announcing the SIS. The Insurance Commissioner has the authority to complete such administrative actions (with transparency) and make such decisions outside the Legislature.

These announcements came after a historically tumultuous year in the California insurance market.

III. What is the SIS?

According to the California Department of Insurance (CDI) the three main goals of the SIS are:

- 1) Accessible Insurance for Californians
- 2) Create a Resilient Insurance Market
- 3) Protect Communities from Climate Change

In order to achieve these goals CDI framed the SIS to include the following:

1) Executive action by the Commissioner to transition homeowners and business from the FAIR Plan back into the normal insurance market with commitments

from insurance companies to cover all parts of California by writing no less than 85% of their statewide market share in high wildfire risk communities (*details are public*);

- Giving FAIR Plan policyholders who comply with the new Safer from Wildfires regulation first priority for transition to the normal market (*details are public*);
- Expediting CDI's introduction of new rules for the review of climate catastrophe models that recognize the benefits of wildfire safety and mitigation actions at the state, local, and parcel levels (*details are public*);
- 4) Directing the FAIR Plan to further expand commercial coverage to \$20 million per building to close insurance gaps for homeowners associations and condominium developments to help meet the state's housing goals and to provide required coverage to other large businesses in the state (details are public);
- 5) Holding public meetings exploring incorporating California-only reinsurance costs into rate filings (*details are public*);
- 6) Improving rate filing procedures and timelines by enforcing the requirement for insurance companies to submit a complete rate filing, hiring additional CDI staff to review rate applications and inform regulatory changes, and enacting intervenor reform to increase transparency and public participation in the process (details are public);
- 7) Increasing data reporting by the FAIR Plan to CDI, the Legislature, and the Governor to monitor progress toward reducing its policyholders (*details are public*); and
- 8) Ordering changes to the FAIR Plan to prevent it from going bankrupt in the case of an extraordinary catastrophic event, including building its reserves and financial safeguards (details are public).

IV. Why the SIS?

California continues to run into the "perfect storm," so to speak. Wildfires are no longer a rare occurrence. Palisades, Eaton, Camp, Tubbs, Woolsey, Tunnel, Atlas, Glass, and CZU Lightning Complex. Names of the top ten wildfires in the nation. That is why the SIS. California suffers, as far as insurance is concerned, large wildfire losses, inadequate rates, and a lack of innovation, which leads many insurers to withdraw or pause from doing business in California. Seven of the top twelve insurance companies (representing 85% of the homeowners' insurance market) at some point paused or restricted new business in California.

V. What is the status of the SIS reforms?

Reforms address the following in the insurance market:

Rate Approval Process

On February 9, 2024, the Insurance Commissioner announced the first of many regulatory reforms of the SIS. The first proposal addressed CDI's rate application approval process. CDI held the public comment hearing on March 26, 2024.

At the oversight hearing of the Assembly Insurance Committee in December 2023, the Insurance Commissioner highlighted issues regarding CDI receiving "incomplete" rate applications, which, therefore, caused delayed approvals of rate filing applications. The first announced regulatory reform of the SIS is in response to this concern with the intent of clarifying exactly what information is necessary to evaluate a rate application. That being said, this reform received an immense amount of scrutiny and negative feedback by various stakeholders who participated in the public hearing.

The reform applied to auto, home, business, and other property and casualty insurance rate applications. According to CDI, the intent of the rate application reforms is to eliminate confusion, reduce delays, and enhance public participation in the ratemaking process. According to CDI, key components of the regulations include:

- Clarity in Submission Requirements: Insurance companies will have clearer
 instructions about what must be submitted with a complete rate application,
 with necessary materials and information clearly specified by regulations. This
 clarity will provide insurance companies with certainty regarding the
 documentation required for initial rate submissions.
- Front-Loading the Delivery of Key Information: The proposed regulation will
 eliminate lengthy exchanges between CDI and insurers about incomplete
 applications before the rate review process may actually begin. Proposal will
 also provide consumer representatives more opportunity to timely review
 insurer rate applications in order to decide whether to intervene in the rate
 review process.
- Inclusion of Criteria and Guidelines: The proposed amendments mandate what insurers must provide so the Insurance Commissioner may assess whether requested rates are appropriate and not excessive, inadequate, or unfairly discriminatory. This includes any and all criteria, guidelines, systems, manuals, models, and algorithms used to assess risks or modify coverage options, as set forth in California Insurance Code section 1861.05.

On Friday, May 10, 2024, the Governor, as part of the May Revision announced a legislative proposal that would have expedited the insurance rate filing process. The proposal could be viewed by the public under the California Department of Finance's website. Once public, the proposal was met with accolades and criticism, and did not move forward due for various reasons during the legislative cycle.

Instead, on August 9, 2024, the Insurance Commissioner and the Governor announced moving forward with the rate review reforms through administrative action. To summarize again, the rate review reforms are intended to expedite the rate approval process. Under the existing Proposition 103 framework, rate applications should be approved or denied within a 60-day timeline but this timeline can be drawn out for many reasons including whether the rate application is intervened or whether the application is deemed "incomplete." The reform also includes the creation of a data reconciliation tool which will provide more transparency regarding information still needed and the status of the application.

Catastrophe-Modeling: Incentive to Write Policies

On March 14, 2024, the Insurance Commissioner announced the next phase of the SIS, which included releasing regulations on the use of catastrophe modeling. Previously, CDI did not allow admitted insurers to use wildfire catastrophe models for ratemaking. California required (under CA Code of Regulations 2644.5) that insurers use a minimum 20-year average of historical catastrophe losses to calculate catastrophe loads for the CDI ratemaking process. Catastrophe models simulate real world events using data such as topography, vegetation type, and the wind conditions of a certain area. Having this information gives insurers a better picture when they are setting rates for their customers, allowing them to use a more precise approach when determining how much risk they are willing to take on.

Catastrophe modeling allows insurers and reinsurers, financial institutions, corporations, and public agencies to evaluate and manage natural and man-made catastrophe risk from perils ranging from earthquakes and hurricanes to floods and wildfires.

The regulations create a new process for review of models by a panel of experts, overseen by CDI, before insurance companies can use them in a rate filing. The panel would evaluate the appropriateness and soundness of each model, and a CDI official would determine what information about the model must be included in rate applications.

According to CDI, the catastrophe-modeling regulations will:

- Allow policyholders to have more stable costs than under current regulations, which have resulted in sudden and steep increases for those at higher risk of wildfire.
- Incentivize insurance companies to increase their policy writing because they can better
 anticipate future losses, rather than making abrupt decisions to non-renew higher-risk
 policyholders, pause writing, or rapidly increase rates.
- Allow CDI to have public oversight of modeling, which is already being widely used by insurance companies outside of rate-making and across the nation. CDI will have access to models and build expertise, so California can continue to lead on consumer protection.

CDI held a public workshop on the regulations on April 23, 2024. Similar to the public hearing on the rate approval process, this hearing also received scrutiny from a number of stakeholders with concerns about transparency and utilization of the catastrophe models.

Distressed Areas

On June 12, 2024, CDI announced an important piece of the SIS: distressed areas. CDI created a statewide map showing distressed areas, which are areas where wildfire risk is high and FAIR Plan policies are overly concentrated. As part of the SIS, insurers commit to write in high wildfire risk areas (distressed areas) in order to be permitted to use catastrophe modeling in the rate filings. The regulation requires insurers to detail in the rate filing what distressed areas they will write at least 85% of their policies in. The regulation is customized to each type of insurer, whether a large corporation or a mom-and-pop insurer. This customization allows all insurers the ability to use catastrophe modeling if they meet the threshold of writing in distressed areas. CDI announced another public workshop on June 26 to receive public feedback on the regulation.

On August 16, 2024, the Insurance Commissioner announced the final phase of the catastrophe modeling regulation. The Office of Administrative Law (OAL) published the regulation online. A hearing on September 17, 2024 was held with public comment due by October 17, 2024. On November 14, 2024, the Insurance Commissioner submitted the final regulation on wildfire catastrophe modeling to the OAL for approval. The regulation appears to meet and address the feedback from all stakeholders. It is important to note that the regulations provide an opportunity for public review of models which was a key point made throughout the public workshops.

The OAL filed the catastrophe-modeling regulations with the Secretary of State on December 12, 2024, which then became final. Therefore, this portion of the SIS is complete.

The Insurance Commissioner also announced on September 17, 2024 a partnership with Cal Poly Humboldt to create a public wildfire catastrophe model.

Recommendations are anticipated from this partnership in April, 2025.

(To learn more about catastrophe modeling, please use the committee's background from a previous informational hearing. The background can be found here Microsoft Word - 6.14.23 Joint Informational Hearing background (ca.gov).)

Net-Costs of Reinsurance: Incentive to Write Policies

On November 21, 2024, the Insurance Commissioner announced another milestone in the SIS. CDI sought public input on the new regulation for incorporating net-costs of reinsurance in the ratemaking process. (Simply stated, reinsurance is insurance for insurers. It allows insurers to expand and write more policies.) The public meeting took place on December 5, 2024. The Insurance Commissioner hopes this regulation, in addition to the use of catastrophe modeling, will increase the availability of insurance in the near future. To utilize both tools, insurers must commit to write in distressed areas (discussed above). This regulation moved on to the next step on December 27, 2024.

FAIR Plan Modernization

On July 26, 2024, the Insurance Commissioner announced the FAIR Plan modernization reforms. One focus of these reforms was to address the lack of insurance availability for homeowner and condominium associations by increasing FAIR Plan limits. The Insurance Commissioner and the FAIR Plan came to an agreement. According to CDI, the stipulation requires the following for homeowners and business owners:

- Expanded coverage: Establishing a new "high-value" commercial coverage option with limits up to \$20 million per building, with a total aggregate of \$100 million per location.
 - CDI anticipates this new limit to be active in July 2025 after the FAIR
 Plan submits a new rate filing and the CDI has time to review.
 - New high-value policy may sunset on December 31, 2028 but policies entered into by the sunset may continue for one additional year, roughly until December 31, 2029.
- Financial stability: Creating a sound financial formula to protect policyholders in extreme loss scenarios.

O Under the existing structure of the FAIR Plan, should the FAIR Plan "run out" of funds to pay claims, the FAIR Plan may assess the member companies to ensure those claims are paid. Under these new reforms, a new structure is set up in case the FAIR Plan gets to a point where an assessment is necessary. The FAIR Plan will pay out all of its retained earnings, reinsurance, and other backstop funds first. The member insurers and consumers would share any additional costs up to \$2 billion. The Insurance Commissioner must approve any assessment on policyholders.

Unfortunately, worst case scenario took place for the FAIR Plan (Southern California Wildfires) due to over-exposure. Therefore, the FAIR Plan received approval from the Insurance Commissioner to assess their member insurers for \$1 billion. Under the FAIR Plan Modernization, member insurers can attempt to recoup 50% of \$1 billion from policyholders with Insurance Commissioner approval.

• Improved transparency: Requiring increased public reporting on FAIR Plan activity and customer service metrics.

(To learn more about the FAIR Plan, please use the committee's background from a previous oversight hearing. The background can be found here <u>Microsoft Word - 3.13.24 Asm. Ins. FAIR Plan background final (ca.gov)</u>.)

VI. Conclusion

Very high expectations of the impacts of the SIS remain but is it enough Post Southern California Wildfires? Is it enough to maintain and regain insurers in California? One thing is certain: the Insurance Commissioner along with the Department of Insurance deserves accolades for moving faster than ever before to produce urgent reforms, while prioritizing consumer protections. The SIS is no easy accomplishment.

California has to bounce back from these wildfires and that includes the insurance market. Hopefully the SIS helps the speed of which the market bounces back but more patience and understanding is crucial Post Southern California Wildfires.