

# **HOUSE BILL 221:** Rate-Making Amendments.

### 2019-2020 General Assembly

Committee: House Rules, Calendar, and Operations of the **Date**: May 6, 2019

House

**Introduced by:** Reps. Setzer, Bumgardner, Corbin **Prepared by:** Kristen L. Harris

Analysis of: Third Edition Committee Co-Counsel

OVERVIEW: House Bill 221 would amend North Carolina's insurance rate-making laws. Specifically, it would create a five-year surcharge for convictions assigned 4 or more points under the State's Safe Driver Incentive Plan (SDIP).

## **CURRENT LAW AND BACKGROUND:**

# **Safe Driver Incentive Plan (SDIP)**

Currently, subclassification plan surcharges cannot be applied to an insurance policy for not less nor more than three years.

The following convictions and at-fault accidents are charged four or more points under SDIP:

- <u>Four points:</u> reckless driving, hit and run resulting in property damage only, passing a stopped school bus, speeding in excess of 75 mph when the speed limit is less than 70 mph, speeding in excess of 80 mph when the speed limit is 70 mph or higher, or driving by a person less than 21 after consuming alcohol or drugs.
- <u>Eight points:</u> driving during revocation or suspension of license or registration or aggressive driving.
- <u>Ten points:</u> highway racing or knowingly lending a motor vehicle for highway racing, or speeding to elude arrest.
- <u>Twelve points:</u> manslaughter or negligent homicide, prearranged highway racing or knowingly lending a motor vehicle for prearranged highway racing, hit and run resulting in bodily injury or death, driving with a blood-alcohol level of 0.08 or more, driving commercial vehicle with a blood-alcohol level of 0.04 or more, DWI, or transporting illegal intoxicating liquor for sale.

#### **BILL ANALYSIS:**

**Section 1** would require investment income from capital and surplus to be considered in insurance ratemaking.

Section 2(a) would rewrite existing language that prohibits an insurance company from conditioning the acceptance or renewal of a policy, or underwriting and rating criteria, on the acceptance by a policyholder of any optional enhancement.

**Section 2(b)** would repeal the requirement that an insurer report its optional enhancement premiums and losses.

**Section 3(a)** would make a technical correction.

Karen Cochrane-Brown Director



Legislative Analysis Division 919-733-2578

This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.

# **House Bill 221**

Page 2

**Section 3(b)** would authorize a five-year surcharge for convictions assigned 4 or more SDIP points, not including convictions for speeding over the posted limit.

**Section 3(c)** For drivers receiving a first license on or before September 30, 2019, there could be an inexperienced driver surcharge for up to three years.

**EFFECTIVE DATE:** Subsection (b) of Section 3 becomes effective October 1, 2020, and applies to drivers convicted of moving violations on or after that date. The remainder of this act is effective when it becomes law.