



Generally Revise Securities and Insurance Laws Administered by the State Auditor HB 188

- 30-10-115 – Clarification of collections of Securities examination fees to special revenue fund
- 33-2-305—The change here is the wording “in a form approved.” The reason here is to provide for electronic filing of any forms by the commissioner under the old language “on a form” indicates a paper form. All forms accepted by the commissioner may now be used. Note it across title 33 (33-17-211, 33-17-301, 33-17-401, 33-17-503)
- 33-2-523 –Uses the currently accepted language for the actual publication. The publication is titled: “(year) commissioner’s standard ordinary mortality table” updates all of part 5.
- 33-2-701 – Style changes replacing the word “its”.
- 33-3-431—Style changes replacing the word “its” and clarifying the interest rate under (1).
- 33-4-101 – Removing reference to 33-2-532 through 535. **Note repealer language in section 39.**
- 33-10-203 –Style changes
- 33-12-107 –Style changes
- 33-16-222 – Clarifying that the reimbursement provided is for the participation in a highway traffic safety program (55 Alive, etc)
- 33-17-102 – Style changes replacing the word “its” and clarifying the definition of “Consultant.”
- 33-17-220 – To add language approved by the FBI. For the FBI to share background check information with the State Auditor's Office, for licensing purposes.
- 33-17-1203 –To clarify that continuing education is required of an “individual” not any other political entity (business entity, corporation, etc.).
- 33-17-1205—Again to clarify “individual” from any other political entity
- 33-17-1502 (6) – See the amendment for the “annual” reporting requirement. When the original bill was drafted the reporting requirement was overlooked. This change would coordinate with 33-2-708(1)(b)(vi)(B) quarterly fee of \$25. The amendment will also amend 33-2-708 to an annual fee of \$100.
- 36-18-232 – Sets a minimum interest amount payable at \$5. Currently no minimum exists.
- 33-19-105 – Style changes and moving the compliance date to 2007 to allow more time for federal implementation of rules.
- 33-20-105—Style changes replacing “its” and clarifying live insurance coverage incontestability.
- 33-20-704 – Style changes replacing “its” and updating the 2003 language.
- 33-20-1101 -- Style changes and clarifying who is the “considered policyholder”.
- 33-22-101—Style changes and clarification of applicability
- 33-22-140 – Style changes replacing. “its” and adding “high risk pool” language.
- 33-22-508 – Style changes replacing “its” and clarification of applicability.
- 33-22-1501(7)(b) correct spelling error and clarifying the definition of “Resident.”
- 33-22-1502— Style changes and clarification of rulemaking authority.
- 33-22-1513 through 1517—Style changes, replacing “its” and clarification of the term “association portability plan.”
- 33-22-1803— Correct numbering and clarification of definition of “Health benefit plan”.
- 33-24-103—Style changes replacing “its” and making gender neutral and clarifying loss language.
- 33-28-105(8)(c) clarifying applicability of chapter 5 to this part.

HB 188 passed the House on a vote of 93-7.